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Proceedings

of the

Municipal Council

of the

County of Welland.

Second & Adjourned Sessions—Jas. Smith, Esq., Warden.

June 6th, 7th, 8th, 9th, 10th, 11th, and 16th, 17th and 18th.

Welland:

Printed at the Office of the "Tribune," by J. J. Sidey, County Printer.

1881.
By direction of the Committee of the House, the following communication was made:—

MEMORANDUM.

Cruickshank, D. A. Ramsden,

The following had called in the course of this Session, under the most extraordinary circumstances, for discommode to the public:

That the Memorialists request the House to consider a motion for the dismission of all members of the Committee of the House.

By direction of the Committee of the House, the following communication was made:—
1881.

PROCEEDINGS

OF THE

MUNICIPAL COUNCIL

OF THE

COUNTY OF WELLAND.

SECOND SESSION.

WELLAND, JUNE 6TH, 1881.

By direction of the Warden, the Council met at the Council Chambers, Welland, on Monday, this Sixth day of June, 1881, for the transaction of general county business.

The Warden in the chair.


The Warden remarked, upon addressing the Council, that he had called the Council together one week later than last year, as the most convenient time, and hoped the time would not materially discommodate the members of the Council;

That the business to come before the Council, was, as usual at this Session of the year, a difficult task to perform, and referred particularly to the equalization of the assessment, and trusted that all members would be disposed to take up this matter in a good
spirit and determine it upon the foundation of justice to all Municipalities, and avoid a repetition of last year;

That he regretted the action taken by Niagara Falls in withdrawing from the County;

That the matter of the Chippawa Bridge would be brought to the notice of the Council by the Road and Bridge Committee;

That the question of the drainage of Marsh Lands would probably again require the attention of the Council, and concluded by presenting communications from:

W. D. Otter, asking for a grant to the Ontario Rifle Association.

Also from Provincial Secretary, in reference to appointment of Auditors of Criminal Justice Accounts and the selection of Jurors.

Also from C. W. Bunting, in reference to Chippawa Bridge.

Also from Messrs. Harcourt & Cowper, in reference to same.

Also from County of Oxford re Market Fees.

Also from Department of Minister of Justice, re conveyance of prisoners to Kingston Penitentiary.

Also from the Department of Minister of Railways and Canals, with plan shewing the quantity of land used by the Government from Lot 27 in the 4th Concession, Humberstone.

Also Annual Report of London Guarantee and Accident Company for the year 1880.

Also printed Minutes of Council from the Counties of Oxford, Stormont, Dundas and Glengarry, Frontenac, Wellington, Grey, Lanark, Ontario and Huron.

Moved by Mr. Coulson, seconded by Mr. Thos. Willson,

That the hours of meeting and adjournment during the present session be as follows:—Meet at 9 a.m., adjourn at 12:30 p.m.; meet again at 2 p.m. and adjourn at 6 p.m.

Motion proposed, and

Moved by Mr. Beatty, seconded by Mr. John Willson, in amendment,
That the hours of meeting and adjournment of this Council during the present session be as follows, viz.:—Meet at 8 o'clock a.m., adjourn at 12:30 p.m.; meet again at 1:30 o'clock p.m. and adjourn at 7 o'clock p.m.

The motion being proposed to the Council,

Moved by Mr. Hershey, seconded by Mr. Cruickshank, in amendment to the amendment,

That the hours of meeting and adjournment during the present session be as follows:—Meet at 9 o'clock a.m., adjourn at 12:30 p.m.; meet again at 2 p.m. and adjourn at 6 o'clock p.m.; and that the Chairman of both Standing and Special Committees be requested to prepare their reports outside the business hours of the Council, in order to complete the work of the session as rapidly as possible.

Amendment to the amendment, being proposed to the Council, was carried on a division.

Moved by Mr. Hershey, seconded by Mr. Cruickshank,

That the Treasurer be requested to lay before this Council during the afternoon session of to-morrow a complete statement of the financial standing of the County at the present time;

And also to report his opinion in regard to the probable amount it will be necessary to raise by assessment to meet the requirements of the County for the current year.—Carried.

Mr. Coulson gives notice,

That he will to-morrow morning, immediately after the reading of the Minutes, ask leave to introduce a By-law to provide for the annual amount to be paid by the Town of Niagara Falls upon its withdrawal from the jurisdiction of the County Council of the County of Welland, and for other purposes in said Bill set forth, in accordance with Section 22, Chapter 174, Revised Statutes of Ontario.

Moved by Mr. Cruickshank, seconded by Mr. Fraser,

That the sum of ten dollars be granted by this Council in aid of the prize list of the Ontario Rifle Association, and that the
Warden be authorized to issue his cheque in favor of Lieut.-Colonel W. D. Otter for the said amount.—Carried.

Moved by Mr. Hershey, seconded by Mr. Baker,

That the communication of the Minister of Railways and Canals, re land taken for Canal enlargement from Lot 27, Con. 4, Humberstone, now on the table, be referred to the Committee on Marsh Lands, with instructions to report thereon during the present session.—Carried.

Moved by Mr. Coulson, seconded by Mr. Duncan,

That the Clerk do notify the several printers in the County that sealed tenders will be received by him up to 12 o'clock (noon) on Wednesday, the 8th day of June, for the printing of 200 copies of the minutes, and list of convictions and all other printing required by Council for the current year; said tenders to specify price per page, the work to be done in the same type, style and size as for the last year.—Carried.

Moved by D. A. Johnson, seconded by Mr. Fraser,

That whereas this Council has built a detached Registry Office in connection with the County Buildings, and the grounds and premises are being put in a neat and tasty shape;

And whereas it is desirable to have a good and commodious walk built in front of the County buildings:

Be it therefore resolved that the Special Committee on Registry Office grounds be instructed to apply to the Town Council for leave to build a walk on the north side of East Main Street in front of the County Buildings, and, if leave be given, that said Committee be instructed to have a six-foot walk built on the grounds aforesaid.

Motion proposed, and Mr. Beatty calling for the yeas and nays, they were taken as follows:—


Motion passing in the negative—majority, 12.

Moved by Mr. Hershey, seconded by Mr. Duncan,

That whereas, in the adjoining and many other counties of this Province, the business of the Summer Session is completed in 3 days, while the unwise and extravagant practice of consuming a whole week has hitherto prevailed in Welland, such evil practice has no doubt been largely due to departure from the standing rules governing the privileges and practices of this Council:

Be it therefore resolved, in order to effect the very necessary reform of reducing the expense to the county, lessening the days of the session, avoiding waste of time in lengthy speeches and useless discussions, the Warden be requested to strictly enforce the said standing rules during the present session.

Mr. D. A. Johnson calling for the yeas and nays, they were taken as follows:


Motion passing in the affirmative—majority, 6.

Moved by Mr. Pringle, seconded by Mr. Ramsden,

That this Council desires to express its deep and sincere condolence with the friends of the victims of the lamentable disaster caused by the foundering of the "Victoria" in the Thames on the 24th ult.;

And this Council desires further to urgently recommend all persons in charge of marine excursions to exercise great caution in future, to see that no boat be overloaded with passengers in our inland waters;

And the Clerk is hereby directed to forward a copy of this resolution to the Mayors of London and Toronto.—Carried.

Moved by Mr. Burgar, seconded by Mr. J. Garner,
That the first report of the Special Committee on Registry
Office, now on the table, be received and read.—Carried.

Pursuant to motion, the report was read.

Moved by Mr. Burgar, seconded by Mr. J. Garner,
That the first report of Special Committee on Registry Office,
just read, be adopted.—Carried.

The hour of adjournment having arrived, the Warden left the
chair.

SECOND DAY—MORNING SESSION.

TUESDAY, JUNE 7TH, 1881.

Pursuant to adjournment, the Council met at 9 o'clock a.m.

The Warden in the chair.

MEMBERS PRESENT.—Messrs. Baker, Beatty, Burgar, Coulson,
Cruickshank, Duncan, Fraser, Furry, J. Garner, A. Garner, Her-quot;
shay, Dr. Johnston, D. A. Johnson, Keller, Lee, Metler, Misener,
Morris, Pringle, Ramsden, Thos. Willson and John Willson—22.

The Warden presented a communication from L. D. Ray-
mond, Esq., asking that a partition be put in his office, making two
rooms.

Moved by Mr. Beatty, seconded by Mr. J. Willson,
That the communication of L. D. Raymond, Esq., be referred
to the Gaol Committee, to report thereon during the present
session.—Carried.
Moved by Mr. J. Garner, seconded by Mr. Beatty,
That the report of Local Committee on Roads and Bridges for Pelham and Thorold, be received and read.—Carried.
Report read pursuant to motion.
Moved by Mr. Garner, of Pelham, seconded by Mr. Beatty,
That the report of Local Committee for Pelham and Thorold, just read, be adopted.—Carried.
Moved by Mr. Coulson, seconded by Mr. Thos. Willson, pursuant to notice,
That leave be given to introduce a bill to provide for the annual amount to be paid by the Town of Niagara Falls to the County of Welland, upon its withdrawal from the jurisdiction of said County, and for other purposes.
Leave granted.
Moved by Mr. Coulson, seconded by Mr. Thos. Willson,
That the bill be read a first time.—Carried.
Bill read a first time, pursuant to motion.
Moved by Mr. Thos. Willson, seconded by Mr. Coulson,
That the bill be read a second time in blank.
Upon the second reading being proposed,
Moved by Mr. Hershey, seconded by Mr. Cruickshank, in amendment,
That the Council do now go into committee of the whole to consider Clifton By-Law.
Motion proposed,
Moved by Mr. Beatty, seconded by Mr. Ramsden, in amendment to the amendment,
That the members of this Council do not go into committee of the whole, but that the bill now before this Council be discussed on its merits.
Amendment to the amendment passing in the negative on a division.
The amendment being again proposed, was carried on a division.

Pursuant to motion, the Council went into committee of the whole, Mr. Duncan in the chair.

The committee rose, and the Warden resumed the chair, and presented a resolution of committee of the whole.

Moved by Mr. Cruickshank, seconded by Mr. Burgar,
That the resolution of committee of the whole re Clifton By-Law, be received and read.—Carried.

Resolution read in pursuance of motion.

Moved by Mr. Cruickshank, seconded by Mr. Burgar,
That the resolution of the committee of the whole, in the following words, just read, be adopted, viz:

Moved by Mr. Burgar, seconded by Mr. Cruickshank,
That the following committees be appointed for the purpose of obtaining statistics in regard to Clifton By-Law, viz:

First and Second Clauses—On amount paid for construction of Roads and Bridges in said County, without the limits of said Town—The Standing Road and Bridge Committee.

Third—Value of County Buildings—The Gaol Committee.
And for Marsh Lands—The Marsh Lands Committee.

Fourth—Clause for amount of said Town to be paid for the expense of the Administration of Justice—The County Solicitor and Mr. Duncan.

On the yearly amount to be paid by said Town to said County for the use of Gaol—The Gaol Committee.

For the erection and repairs of the Registry Office, and for books for the same, and for services for which the County is liable under the provisions of the Act respecting the registration of any instrument relating to lands—The County Clerk and Warden.

The proportionate part to be paid by said Town yearly to said County for the now existing debt of the County—The Warden, Clerk and Treasurer.
Opinion of County Solicitor to be taken by Committees on any point in doubt.

Those several Committees to obtain said information and report in full on Thursday morning.—Carried.

Moved by Mr. Furry, seconded by Mr. Morris,
That the report of Local Committee between Humberstone and Crowland be received and read.—Carried.

Pursuant to motion the report was read.

Moved by Mr. Furry, seconded by Mr. Morris,
That the report just read be adopted.—Carried.

Moved by Dr. Johnston, seconded by Mr. Cruickshank,
That the first report of Committee on Education be received and read.—Carried.

Pursuant to motion the report was read.

Moved by Dr. Johnson, seconded by Mr. Cruickshank,
That the first report of Committee on Education be adopted as read.—Carried.

Moved by Dr. Johnston, seconded by Mr. Metler,
That the second report of Committee on Education be received and read.—Carried.

Report read pursuant to motion.

Moved by Dr. Johnson, seconded by Mr. Metler,
That the second report of Committee on Education be adopted as read.—Carried.

The Warden presented the Auditors' Report of Treasurer's accounts for the year 1880.

The hour of adjournment having arrived the Warden left the chair.
AFTERNOON SESSION.

At 2 o'clock p.m. the Council resumed.

The Warden presented financial statement from County Treasurer, pursuant to resolution of yesterday.

Moved by Mr. Hershey, seconded by Mr. Duncan,

That the report of County Auditors, now on the table, be received and printed with Minutes of Council.—Carried.

Moved by Dr. Johnston, seconded by Mr. Duncan,

That leave be given to introduce a bill for the appointment of Sub-treasurers of School Monies.

Leave granted.

Moved by Dr. Johnston, seconded by Mr. Duncan,

That the bill, entitled a Bill for the appointment of Sub-treasurers of School Monies, be read a first time.—Carried.

Bill read a first time.

Moved by Dr. Johnston, seconded by Mr. Duncan,

That the bill for the appointment of Sub-treasurers of School Monies be read a second time.—Carried.

Bill read a second time, pursuant to motion.

Moved by Dr. Johnston, seconded by Mr. Duncan,

That the Bill for the appointment of Sub-treasurers of School Monies be not now committed, but that the same be read a third time forthwith, that it be signed and sealed according to law, and that its title be as in the bill.—Carried.

Bill passed.

Bill read a third time and passed, entitled a By-law for the Appointment of Sub-treasurers of School Monies.

Moved by Mr. J. Garner, seconded by Mr. Furry,

That the first report of Road and Bridge Committee be received and read.—Carried.

Report read, pursuant to motion.

Moved by Mr. J. Garner, seconded by Mr. Furry,

That the report just read be adopted.
Motion proposed,
Moved by Mr. Keller, seconded by Dr. Johnston, in amendment.

That the report be referred back to said Road and Bridge Committee, with instructions to amend the same by inserting that the said bridge be built according to the resolution passed in January last by this Council.

The yeas and nays being called, they were taken as follows:

**Yeas**—Messrs. Burgar, Coulson, Fraser, Dr. Johnston, Keller and Thos. Willson—6.


Amendment passing in the negative—majority, 8.

The original motion for the adoption of the report of Road and Bridge Committee being again proposed,

And the yeas and nays, being called, were taken as follows:


**Nays**—Messrs. Coulson, Fraser, Dr. Johnston, Keller and Thos. Willson—5.

Original motion passing in affirmative—majority, 11.

Moved by Dr. Johnson, seconded by John Willson,

That leave be given to introduce a By-Law to raise a sum of $11 to Public money in aid of the Public Schools in the Townships, in the County of Welland, for the year 1881.

Leave granted.

Moved by Dr. Johnston, seconded by John Willson,

That the bill to raise a sum of money in aid of Public Schools, be read a first time.—Carried.

Moved by Dr. Johnston, seconded by Mr. John Willson,

That the By-Law to raise a sum of money in aid of Public Schools, be read a second time.—Carried.
Moved by Dr. Johnston, seconded by Mr. John Willson,

That the By-Law to raise a sum of money in aid of Public Schools in the Townships, in the County of Welland, for the year 1881, be not now committed, but that it be read a third time forthwith, that it do pass, be signed and sealed as required by law, and that its title be as in the bill.—Carried.

Bill passed.

The bill read a third time and passed, entitled, "A By-Law to raise a sum of money in aid of Public Schools."

Aid to Co. Ag. Society.

The Warden presented a communication from J. H. Price, asking a grant in aid of County Agricultural Society.

Moved by Mr. D. A. Johnson, seconded by Dr. Johnston,

That this Council do grant to the Welland County Agricultural Society the sum of $100, and that the Warden be instructed to issue his cheque in favor of the Treasurer of the above Society for the above sum.

Motion proposed.

Moved by Mr. Duncan, seconded by Mr. Fraser, in amendment,

That the sum of one hundred dollars be granted in aid of the County Agricultural Society, and that the Townships of Pelham and Wainfleet receive their proportion out of this amount.

Amendment proposed, and passed on a division.

The Warden suggested that the Insane Destitute List be taken up and revised, which was accordingly done.

Moved by Mr. D. A. Johnson, seconded by Mr. Burgar,

That the sum of fifty dollars be granted to the Merritt Fire Company, of the Town of Welland, and that the Warden be instructed to issue his cheque in favor of the Captain of said Company for the above amount.

Motion proposed, and lost on a division.

Moved by Mr. J. Garner, seconded by Mr. Duncan,

That the second report of Road and Bridge Committee be received and read.—Carried.

Second report on Roads and Bridges.
Report read, pursuant to motion.
Moved by Mr. J. Garner, seconded by Mr. Duncan,
That the report just read be adopted.—Carried. Adopted.
By permission, several Committees were allowed to retire, and the hour of adjournment having arrived, the Warden left the chair.

THIRD DAY—MORNING SESSION.

Welland, June 8th, 1881.

Pursuant to adjournment, the Council met at 9 o'clock a.m. The Warden in the chair.

Members Present.—Messrs. Baker, Beatty, Burgar, Coulson, Present.
Cruickshank, Duncan, Fraser, Furry, J. Garner, Hershey, Dr. Johnston, D. A. Johnson, Keller Lee, Metler, Misener, Morris, Pringle, Ramsden, Thos. Willson and John Willson—21.

The minutes of yesterday were read by the Clerk, and approved by the Council.

The Warden presented petitions from:
F. Shuman, and 24 others;
J. Ward, and 27 others;
Imperial Bank, and 19 others;
Henry Cronmiller, and 33 others;
Matthias Minnis, and 133 others.
Elias Hoover, and 112 others; 
Praying for the opening of Lyons' Creek.

Moved by Mr. Cruickshank, seconded by Mr. Fraser,
That the petitions of Matthias Minnis and others, re drainage
of Marsh Lands, be referred to the Marsh Lands Committee, with
instructions to report as soon as possible during the present ses-

Referred.

The Sub-committees were allowed to retire and consider their
reports, and, the hour of adjournment having arrived, the Warden
left the chair.

AFTERNOON SESSION.

At 2 p. m. the Council resumed.

The Reeve of Wainfleet presented a petition from J. W. Over-
holt, and 19 others, praying that Lucy Rogers be placed on the list
of Insane Destitute, accompanied with a certificate of Dr. Schooley.

The petition and certificate being read to the Council,
Moved by Mr. Lee, seconded by Mr. Misener, that the peti-
tion of John Overholt and 19 others, praying the Council to grant
an allowance for support of Lucy Rogers, an Insane Destitute of
Wainfleet, it is hereby resolved, that the prayer of the petition be
granted, and the name of Lucy Rogers be entered on the list of
Insane Destitute, as entitled to aid from this County at the rate of
$1.50 per week, dating from 1st June instant.

The motion proposed, was carried on a division, and the name
inserted on list as directed.

The Warden presented a petition from William Herdman and
others, re drainage Lyons' Creek.

Moved,
That the report of Mr. Cruickshank be received and
adopted.—Carried.

Moved, that the report of Mr. Lee be received and
adopted.—Carried.

Moved,
That the report of Mr. Misener be received and
Carried.

Moved
That the report of Mr. Crowland be received and
Carried.

Moved,
That the report of Mr. D. A. Johnston be
Carried.
Moved by Mr. Burgar, seconded by Mr. Coulson,

That the first report of Gaol Committee, now on the table, be Gaol Report received and read.—Carried.

Report read, pursuant to motion.

Moved by Mr. Burgar, seconded by Mr. Coulson,

That the first report of Gaol Committee, just read, be Adopted.—Carried.

Moved by Mr. Lee, seconded by Mr. Morris,

That the first report of Committee on Printing be received and Report on read.—Carried.

Report read.

Moved by Mr. Lee, seconded by Mr. Morris,

That the first report on Printing, just read, be adopted.—Adopted.

Carried.

Moved by Mr. J. Garner, seconded by Mr. Hershey,

That the report of Special Committee, re Criminal Justice Report re crim-inal justice Audit, now on the table, be received and read.—Carried.

Report read, pursuant to motion.

Moved by Mr. Hershey, seconded by Mr. J. Garner,

That the report, just read, be adopted.—Carried.

The Warden presented a petition of School Trustees of Section No. 2, Crowland, re boundary of School Section.

Moved by Mr. Hershey, seconded by Mr. Ramsden,

That the petition of the Trustees of School Section No. 2, Referred.

Crowland, be referred to the Committee on Education, with instructions to report thereon.

Mr. Beatty calling for the yeas and nays, they were taken as follows:

YEAS—Messrs. Burgar, Fraser, Furry, Hershey, Dr. Johnston, D. A. Johnson, Keller, Lee, Misener, Morris, Pringle and Ramsden—12.

NAYS—Mr. Beatty—1.
Motion passing in the affirmative—majority, 11.
Moved by Mr. Burgar, seconded by Mr. Lee,
That the second report of Registry Office Committee, now on
the table, be received and read.—Carried.
Report read, pursuant to motion.
Moved by Mr. Burgar, seconded by Mr. Lee,
That the second report of Registry Office Committee, just
read, be adopted.
Carried on a division.
Moved by Mr. Beatty, seconded by Mr. J. Willson,
That whereas we have a County Attorney to whom all legal
cases should be submitted:
Therefore, be it resolved, that no legal opinion other than that
of the County Attorney be obtained, except by his consent and
approval.
Mr. Beatty calling for the yeas and nays, they were taken as
follows:—
**YEAS**—Messrs. Beatty and John Willson.—2.
**NAYS**—Messrs. Burgar, Fraser, Furry, J. Garner, Hershey, Dr.
Johnston, D. A. Johnson, Keller, Lee, Metler, Misener, Morris,
Pringle and Ramsden.—14.
Motion passing in the negative—majority, 12.
The various committees being allowed to retire, and the hour
of adjournment having arrived, the Warden left the chair.
FOURTH DAY—MORNING SESSION.

THURSDAY, JUNE 9TH, 1881.

Pursuant to adjournment the Council met at 9 o'clock a.m.

The Warden in the chair.


Minutes of yesterday read by the Clerk and approved by Council.

Moved by Mr. Lee, seconded by Mr. Hershey,

That the special report of Marsh Lands Committee, in regard to lands taken by the Government for Canal Enlargement, now on the table, be received and read.—Carried.

Report read pursuant to motion.

Moved by Mr. Lee, seconded by Mr. Hershey,

That the report just read be adopted.—Carried.

Adopted.

By permission the Gaol and Marsh Lands Committees were allowed to retire.

Moved by Dr. Johnston, seconded by Mr. Beatty,

That the report of Committee on Education, in re petition of Trustees of School Section No. 2, of the Township of Crowland, be received and read.—Carried.

Report read pursuant to motion.

Moved by Dr. Johnston, seconded by Mr. Beatty,

That the report of Committee on Education, in re petition of Trustees of School Section No. 2, of the Township of Crowland, be adopted as read.—Carried.

Adopted.

The Marsh Lands Committee returned and presented their report.

Moved by Mr. Lee, seconded by Mr. Hershey,
That the second report of Marsh Lands Committee be received and read.—Carried.

Report read pursuant to motion.

Moved by Mr. Lee, seconded by Mr. Hershey,
That the second report of Marsh Lands Committee, just read, be adopted.

Motion proposed.

Moved by Mr. Hershey, seconded by Mr. Furry, in amendment,
That the motion, now before this Council, for the adoption of the report of Marsh Lands Committee, be allowed to lay on the table until the said committee prepare and submit a report in answer to certain petitions referred to the said committee asking further drainage of Marsh Lands.—Carried.

Pursuant to motion, the resolution for the adoption of the report was allowed to stand.

The hour of adjournment having arrived, the Warden left the chair.

AFTERNOON SESSION.

At 2 o'clock p. m., Council resumed.

Moved by Mr. Metler, seconded by Mr. Beatty,
That, whereas, certain differences have occurred between the Corporation of the County of Welland and the Town of Niagara Falls, by a vote taken by the latter for a separation of said Town from said Corporation of said County of Welland;

And whereas, there is a strong belief among the members of this Council that an amicable agreement can be arrived at between said corporations;
And whereas, by the action of this Council on Tuesday, 7th June instant, sub-committees from Council were appointed to report to this Council the result of their investigation;

And whereas, the members from the Town of Niagara Falls, on behalf of their corporation, are willing to retain their connection with the corporation of the County of Welland aforesaid, providing this grievance be considered in a fair and equitable manner, and that justice may be done them in the matter of equalization, and that the certified costs incurred by said corporation of Niagara Falls, consisting of three hundred dollars, ($300) in the matter of appeal held before His Honor Judge McDonald, and Robert Hob- son, Esq., Sheriff of the County of Welland aforesaid, be paid from the funds of the corporation of the county aforesaid:

Therefore, be it resolved, that the costs incurred by said town be paid out of the funds of said County of Welland, and the Warden issue his cheque for payment of the same, to the Treasurer of the corporation of said Town of Niagara Falls.

Motion proposed.

Moved by Mr. Hershey, seconded by Mr. Baker, in amendment,

That the motion now on the table be allowed to lay over until Amendment. the report of the Committee on Equalization is presented and adopted by this council.

Amendment proposed.

Moved by Mr. Beatty, seconded by Mr. Metier,

That the question before this council be now put to vote. —Carried.

Pursuant to motion, the amendment was proposed, and the yeas and nays being called, they were taken as follows :—


NAYS—Messrs. Beatty, Burgar, Coulson, Cruickshank, Fraser,
Amendment passing in the negative—majority, 7.

The original motion being again proposed.

Moved by Mr. A. Garner, seconded by Mr. Morris, in amendment,

That the original motion be considered six months hence.

The amendment proposed, and the yeas and nays were taken as follows:

YEAS—Messrs. A. Garner, Misener and Morris.—3.


Amendment passing in the negative—majority, 14.

The original motion being again proposed, the yeas and nays were taken as follows:

YEAS—Messrs. Beatty, Burgar, Coulson, Cruickshank, Fraser, Dr. Johnston, D. A. Johnson, Keller, Metler, Ramsden and Thos. Willson.—11.


The original motion passing in the affirmative—majority, 1.

Moved by Dr. Johnston, seconded by Mr. Furry,

That whereas, in the year 1880 the Municipalities of the Towns of Thorold and Clifton did appeal against the equalization of the assessment by the County Council;

And whereas, in due time the appeal was heard before the County Judge and Sheriff;

And whereas, said appeal was attended with a great amount of trouble and expense;
And whereas, the award made by the County Judge and Sheriff was considered by some to be extreme with some municipalities;

And whereas, the said equalization by the County Judge and Sheriff was duly acted upon for assessment at Special Session of Council held in August, 1880;

And whereas, since said Special Session the Town of Clifton has passed a By-Law expressing their desire to withdraw from the jurisdiction of the County of Welland;

And whereas, such action is greatly regretted on the part of the balance of the municipalities, as by such action one of our frontier municipalities, embracing the pride of Ontario, consisting of the Niagara Falls, shall be separated from the old County of Welland;

And whereas, the expense attending a separation (which will no doubt necessitate an arbitration) will be very great, both to the Town and County;

And whereas, the appearance, if such action is completed, will be very detrimental to one or both parties;

And whereas, the feeling appears to prevail that our utmost endeavors should be exerted to prevent such separation, and in future to continue as in the past, intact, and the banner County of the Province:

Therefore, be it resolved, that in consideration of the foregoing facts, and the wishes of the majority of the representatives of the County, that the Warden be instructed to issue his cheques in favor of the several municipalities for the several amounts, being the amount of costs incurred in the foregoing appeals, viz.:

Town of Thorold ................................................. $300
Town of Welland ............................................... 25
Village of Chippawa ......................................... 25
Village of Fort Erie .......................................... 25

In consideration of such compromise, insofar as the Town of Niagara Falls is concerned, it is understood that assurance will be
given on the Town of Niagara Falls receiving its certified costs, that all further proceedings in the matter of separation in said town shall be stayed.

Motion proposed.

Amendment.

Moved by Mr. Pringle, seconded by Mr. Hershey, in amendment,

That the consideration of the question of indemnity to certain municipalities be deferred until to-morrow morning, in order to have a full Council to decide so important a matter.

A long and exhaustive discussion arising thereon,

Moved by Mr. Beatty, seconded by Mr. Cruickshank,

That the amendment to the question before this Council be now put.—Carried.

Pursuant to the motion, Mr. Pringle's amendment was proposed, and the yeas and nays, being called, were taken as follows:—


NAYS—Messrs. Beatty, Burgar, Coulson, Cruickshank, Duncan, Fraser, Furry, Dr. Johnston, D. A. Johnson, Keller, Lee, Metler, Morris, Ramsden, Thos. Willson and John Willson.—16.

Amendment passing in the negative—majority, 11.

The original motion being again proposed, and the yeas and nays being called, they were taken as follows:—

YEAS—Messrs. Beatty, Burgar, Coulson, Cruickshank, Duncan, Fraser, Furry, Dr. Johnston, D. A. Johnson, Keller, Lee, Metler, Morris, Ramsden, Thos. Willson and John Willson.—16.


The original motion passing in the affirmative—majority, 11.

Moved by Mr. A. Garner, seconded by Mr. Morris,
That so soon as the following policies, affecting insurance of County Buildings, viz.:

$8000, expiring Feb. 8th 1882
$4000, expiring April 9th 1883
$8000, expiring June 7th 1883

expire, no further insurance be effected on County Buildings, there being at present insurance on said buildings of $44000.

Motion proposed.

Moved by Mr. Hershey, seconded by Mr. Fraser, in amendment,

That the matter of insurance be left to the Jail Committee, referred, with the understanding that they advise this Council when they consider it necessary to either increase or decrease the insurance on County Buildings.

Amendment proposed, and carried without a division.

The hour for adjournment having arrived, the Warden left the chair.

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FIFTH DAY—MORNING SESSION.

Friday, June 10th, 1881.

Council met pursuant to adjournment at 9 o'clock a. m. Council met.
The Warden in the chair.

All members present.
The minutes of yesterday read by the Clerk and approved by the Council.

Moved by Mr. Morris, seconded by Mr. Ramsden,
That the first report of Local Committee on Roads and Bridges between Crowland and Willoughby, be received and read. —Carried.

Report read pursuant to motion.

Moved by Mr. Morris, seconded by Mr. Ramsden,
That the report just read be adopted.—Carried.

Moved by Mr. Keller, seconded by Dr. Johnston,
That the Road and Bridge Committee be instructed to put the bridge crossing the River Welland, in the Village of Chippawa, in a good and sufficient state of repairs for the use of the general public.

Motion proposed.

Moved by Mr. Beatty, seconded by Mr. Morris, in amendment,

Amendment.

That the Warden be, and is hereby instructed, on behalf of this Council, to inform the Standing Committee on Roads and Bridges in and for the County of Welland, to take no action for the construction of a bridge crossing the Welland River at the Village of Chippawa, and the Clerk be, and he is hereby instructed to communicate with the Reeve of the Municipality of Chippawa, notifying him, the said Reeve, the Municipality of the County of Welland aforesaid, has no jurisdiction over said bridge in said Municipality of Chippawa.

The amendment being proposed.

Moved by Mr. Cruickshank, seconded by Mr. Hershey, in amendment to the amendment,

2nd amendment.

That it is the opinion of this Council that it is not the duty of the County of Welland to maintain the bridge over the Welland River within the Village of Chippawa, as it appears from information recently laid before this Council by the Road and Bridge Committee, that the said bridge is exclusively the property of the said Village of Chippawa, and that the Road and Bridge Committee be, and is hereby instructed to take no further action in matter of repairing or re-building said bridge, the legal opinions obtained from Messrs. course.

The amendment being called, it was

YEAS—Hershey, Lee, Hershey, Johnston, Dr. son—10.

NAYS—Hershey, Lee, Metler, son—10.

Amendment.

Mr. A. C. leave to intro

Moved

That, w on the line o lage of Por trose”:

Therefo instructed to Railways an line of said and Canals when necess
from Messrs. Bethune and Raymond sustaining the Council in this course.

The amendment to the amendment being proposed, and the yeas and nays, being called, were taken as follows:—


**NAYS**—Messrs. Beatty, Burgar, Coulson, Fraser, Furry, Dr. Johnston, D. A. Johnson, Keller, Misener, Morris, Thos. Willson and John Willson.—12.

Amendment to the amendment passing in the negative—majority, 5.

The amendment being again proposed, and the yeas and nays, being called, they were taken as follows:—

**YEAS**—Messrs. Beatty, Duncan, Furry, J. Garner, A. Garner, Amendment carried.

Lee, Metler, Misener, Morris, Ramsden and J. Willson.—11.

**NAYS**—Messrs. Baker, Burgar, Coulson, Cruickshank, Fraser, Hershey, Dr. Johnston, D. A. Johnson, Keller and Thomas Willson.—10.

Amendment passing in the affirmative—majority, 1.

Mr. A. Garner gives notice that he will, on to-morrow, ask Notice—Re withdrawal of leave to introduce a memorial to the Ontario Legislature, praying that the Act permitting Towns to withdraw from the jurisdiction of the County be repealed.

Moved by Mr. Beatty, seconded by Mr. John Willson,

That, whereas, there is a bridge crossing the Welland River on the line of navigation for the Welland Canal, between the Village of Port Robinson and the Niagara River, known as "Montrose":

Therefore, be it resolved, that the Warden be, and he is hereby instructed to communicate with the Honorable the Minister of Railways and Canals, setting forth the fact that said bridge is on line of said navigation, requesting the Department of Railways and Canals aforesaid, to assume, maintain and repair said bridge when necessary. Carried.
Moved by Mr. Beatty, seconded by Mr. Morris,

That, whereas, by resolution passed in Council on Tuesday, 7th inst., referring the question of indemnity to the Town of Niagara Falls, Ontario, and what proportionment of costs should be incurred by the said town to the credit of the Municipality of the County of Welland, incurred by the separation of said town from the said Corporation of said County of Welland:

Therefore, be it resolved, that the said several committees so appointed by this Council do now present their respective reports to this Council for consideration and disposing thereof.—Carried.

The several committees, pursuant to the foregoing resolution, were allowed to retire.

And the hour of adjournment having arrived, the Warden left the chair.

AFTERNOON SESSION.

At 2 o'clock p. m. the Council resumed.

Moved by Mr. Hershey, seconded by Mr. Cruickshank,

That the Council do now go into committee of the whole to consider and complete reports of Special Committees re separation of Town of Niagara Falls.—Carried.

Pursuant to motion the Council went into committee of the whole, Mr. Duncan in the chair.

The committee rose and reported the following resolution:

Moved by Mr. J. Garner, seconded by Mr. Coulson,

That the committee do now rise and report progress, and ask leave to sit again.
Moved by Mr. J. Garner, seconded by Mr. Coulson,
That the report of committee be adopted.—Carried.

Moved by Mr. Coulson, seconded by Mr. Beatty,
That when this council adjourn this evening it stand adjourned until one week from Monday, 20th inst.

Motion proposed and lost on a division.

Moved by Mr. Duncan, seconded by Mr. J. Willson,
That when this council adjourn to-morrow evening it stand adjourned until Monday, 20th inst., at 10 o'clock a.m.

Motion proposed.

Moved by Mr. Beatty, seconded by Dr. Johnston, in amendment.
That when this Council adjourn at the regular hour of six o'clock this evening it stand adjourned until Thursday, 16th inst., at the hour of 2 o'clock p.m., for the completion of business.

Amendment proposed.

Moved by Mr. Morris, seconded by Mr. A. Garner, in amendment to the amendment,
That when this Council adjourn to-morrow evening it stand adjourned until Monday, 13th inst., then to meet at the usual hour.

Amendment to the amendment proposed, and lost on a division.

Amendment proposed and lost on a division.

The original motion being again proposed.

Moved by Mr. D. A. Johnson, seconded by Mr. Fraser, in amendment,
That when this Council do adjourn on to-morrow night it stand adjourned until Thursday next, at the hour of 10 o'clock a.m.

Amendment proposed to the Council, and carried on a division.

Moved by Mr. Lee, seconded by Mr. Hershey,
That the special report of Marsh Lands Committee, to whom was referred the petition of Matthias Minnis and others, respecting...
Marsh Lands drainage, now on the table, be received and read.—
Carried.

Report read pursuant to motion.

Moved by Mr. Lee, seconded by Mr. Hershey,
That the report just read be adopted.

Motion proposed.

Moved by Mr. Ramsden, seconded by Mr. Burgar, in amend-

Amendment.

That the report of Marsh Lands Committee be referred back
to said committee with instructions to recommend as follows:—

That the County Engineer do make a survey of Lyons Creek,
and estimate the probable cost of dredging out, or otherwise deep-
ening the same, and if sufficient fall can be obtained, and the plan
is a feasible one:

That the Marsh Lands Committee be directed and authorized
to solicit tenders for the completion of said work, and let the con-
tract at as early a date as possible—providing that the work does
not cost to exceed Nine Thousand Dollars.

A discussion arising thereupon, and the hour of adjournment
having arrived, the Warden left the chair.

SIXTH DAY—MORNING SESSION.

SATURDAY, JUNE 11TH, 1881.

Pursuant to adjournment the Council met at 9 o'clock a.m.

The Warden in the chair.

MEMBERS PRESENT—Messrs. Baker, Beatty, Burgar, Cruick-
shank, Duncan, Fraser, Furry, J. Garner, A. Garner, Hershey, Dr.
Johnston, D. A. Johnson, Keller, Lee, Metler, Misener, Morris,
Pringle, Ramsden and J. Willson.—20.
Minutes of yesterday read by the Clerk, and approved by the Council.

The Warden presented a communication from W. D. Otter, acknowledging receipt of $10 granted by County in aid of Ontario Rifle Association.

Also a petition from the Deputy Reeve of Welland, asking for grant in aid of Welland Bridge.

Mr. Ramsden's amendment to the adoption of the Marsh Lands Committee Report, being laid over at yesterday's session, the Warden announced would now be in order.

After a very lengthy discussion,

By permission of the mover and seconder and the Council, Mr. Ramsden was allowed to add the following words to the amendment:

"And that the County Engineer be further instructed to take levels on the drains on the west side of canal, and ascertain the most feasible route or routes of thoroughly draining the same, and report to the Marsh Lands Committee at as early a date as possible."

The amendment proposed, with the addition made, and the yeas and nays being called, they were taken as follows:

**Yea**—Messrs. Burgar, Furry, Dr. Johnston, Keller and Ramsden—Lost.


Amendment passing in the negative—majority, 10.

The original motion, for the adoption of the report, being again proposed,

Moved by Mr. Pringle, seconded by Mr. Metler, in amendment,
That the report of the Marsh Lands Committee be referred back to said Committee with instructions to amend the same to the effect: That the County Engineer be instructed to estimate and report to this Council on Thursday next the most feasible method of thoroughly draining the Marsh Lands, with the probable cost thereof.

Amendment proposed, and the yeas and nays being called, they were taken as follows:

**Yeas**—Messrs. Cruickshank and Pringle.—2.

**Nays**—Messrs. Baker, Beatty, Burgar, Fraser, Furry, J. Garner, Hershey, Dr. Johnston, D. A. Johnson, Keller, Lee, Metler, Misener, Morris and J. Willson.—15.

Amendment passing in the negative—majority, 13.

The original motion being again proposed,

Moved by Mr. Lee, seconded by Mr. Misener, in amendment,

That the report of Marsh Lands Committee be referred back to said Committee, with instructions to amend their report as follows:

"That the County Engineer be instructed to take levels of Lyons Creek and County drains on west side of canal, and ascertain the most feasible route or routes of thoroughly draining the Marsh Lands, make estimate of costs, prepare plans and profiles of the work, and report to Marsh Lands Committee; and when the Engineer makes his report, the Marsh Lands Committee be authorized to advertise for tenders and let the work as speedily as possible.

The amendment proposed, and a long discussion arising,

Moved by Mr. Beatty, seconded by Mr. Metler,

That the amendment to the resolution before this Council be now put.—Carried.

Pursuant to motion, the amendment was proposed, and the yeas and nays being called, they were taken as follows:
The original motion proposed to Council,
Moved by Mr. Burgar, seconded by Mr. Ramsden, in amendment,
That the report of Marsh Lands Committee be referred back to said Committee, with instructions to insert as follows:

"That in the opinion of your Committee the prayer of petitioners, in so far as estimates are concerned, be granted; and further, that your Committee be empowered to obtain plans and estimates of thorough drainage of the whole Marsh Lands, and report next Thursday."

Amendment proposed, and the yeas and nays being called, they were taken as follows:


Amendment passing in the negative—majority, 2. Lost.

The original motion being again proposed,
Moved by Dr. Johnston, seconded by Mr. Morris, in amendment,
That the report of Committee on Marsh Lands be referred back to said Committee, with instructions to amend their report by recommending that the unsold portion of Cranberry Marsh Lands belonging to the County of Welland be sold, on the best terms obtainable, under proper conditions as to drainage.

Amendment proposed, and the yeas and nays being called, they were taken as follows:
YEAS—Messrs. Fraser, Dr. Johnston, Keller and Morris.—4.

Amendment passing in negative—majority, 12.
The original motion being again proposed,
Moved by Mr. Hershey, seconded by Mr. Fraser, in amendment,

That the report of Marsh Lands Committee be referred back to said Committee, with instructions to amend said report by inserting the following:—

“That in the judgment of this Council it is advisable, if a sufficient offer can be obtained, to sell the Marsh Lands tract, otherwise to thoroughly drain the same in order to bring the lands into market:

Be it therefore resolved, that the Marsh Lands Committee be instructed to advertise for tenders for the purchase of the whole of the Marsh Lands tract, and that those tendering be required to furnish ample security, and bind themselves to thoroughly drain the same, and that the lowest or any tender be not necessarily accepted;

And, be it further resolved, that in case the Committee consider advisable to accept any one of the tenders received, the Chairman be authorized to correspond with the Warden and ask that a special meeting be called to consider and, if thought proper, conclude the sale.”

The yeas and nays being called, were taken as follows:—


NAYS—Mr. Beatty.—1.

Carried.

Amendment passing in the affirmative—majority, 18.
Pursuant to motion, the report was referred back to said Committee.

Moved by Mr. Duncan, seconded by Mr. Burgar,
That the first report of Finance Committee be received and read.—Carried.

Report read, pursuant to motion.

Moved by Mr. Duncan, seconded by Mr. Burgar, that the report, just read, be adopted.—Carried.

The hour of adjournment having arrived, the Warden left the chair.

AFTERNOON SESSION.

At 2 o'clock p.m. the Council resumed.

The amended report of Marsh Lands Committee being brought up,

Moved by Mr. Lee, seconded by Mr. Hershey,
That the amended report of Marsh Lands Committee, now on the table, be received and read.—Carried.

Report read, pursuant to motion.

Moved by Mr. Lee, seconded by Mr. Hershey,
That the report as amended, just read, be adopted. Adopted.

Motion proposed, and carried on a division.

Moved by Mr. Ramsden, seconded by Mr. Lee,
That it be an instruction to the Marsh Lands Committee to advertise the Marsh lands Tract for one month;
And in case no satisfactory arrangements can be arrived at for the sale of said lands,

That the Marsh Lands Committee be empowered to procure plans and estimates for a thorough drainage of the same, and solicit tenders for the work, and that the Warden do call a Special Session of Council, if requested by Marsh Lands Committee, to consider said tenders in view of letting contract.

Motion proposed,

And before a vote was arrived at several members were obliged to take the train for home, leaving the Council without a quorum, and the Warden left the chair.

SEVENTH DAY—MORNING SESSION.

THURSDAY, JUNE 16TH, 1881.

Pursuant to adjournment, the Council met at 10 o'clock a.m.

The Warden in the chair.


The minutes of the 11th inst. were read by the Clerk, and approved by Council.
The Warden presented a petition from the County of Peel re Petition re Upper Canada College.

Also from T. R. Secord and Edward Henderson, re drainage.

The resolution of Mr. Ramsden, not concluded at adjournment on Saturday last, was announced to be in order, and as the mover was not present it was by consent laid over.

Moved by Mr. Beatty, seconded by Mr. Furry,

That the petition of T. R. Secord and others be referred to the Committee on Marsh Lands, to report thereon during the present session.—Carried.

Moved by Mr. Hershey, seconded by Mr. Duncan,

That the communication from the County of Peel, now on the table, be referred to the Committee on Education, with instructions to report thereon, or otherwise as in their judgment they may think proper.—Carried.

Mr. Coulson, Reeve of Niagara Falls, suggested that the case of separation be now taken up and considered.

Moved by Mr. Beatty, seconded by Mr. Metler,

That whereas the Town of Clifton has, by the majority of the electors, passed a By-law, severing her connection from the County of Welland, for municipal purposes;

And whereas a By-Law has been submitted to this Council (in blank) for consideration, and the certain figures for certain purposes;

And whereas there cannot, in the opinion of the mover and seconder hereof, be an amicable agreement between the corporation of the County of Welland and said corporation of said Town of Clifton arrived at by this Council:

Be it therefore resolved, that this Council do forthwith appoint an arbitrator on behalf of said corporation of the County of Welland to determine settlement of separation.

Motion proposed, and Mr. Beatty calling for the yeas and nays, they were taken as follows:—


Motion passing in negative—majority, 6.

Moved by Mr. Hershey, seconded by Mr. Coulson,
That the Council do now go into committee of the whole, to fill up blanks in Clifton By-Law.—Carried.

Pursuant to motion, the Council went into committee of the whole; Mr. Hershey in the chair.

The Committee rose, and reported the following resolution:
Moved by Mr. Smith, seconded by Mr. Coulson,
That the Committee do now rise and report progress, and ask leave to sit again at 2 o'clock p.m.

Moved by Mr. Hershey, seconded by Mr. Coulson,
That the report from committee of the whole be adopted.—Carried.

The hour of adjournment having arrived, the Warden left the chair.

AFT'RNNOON SESSION.

Council resumed.

At 2 o'clock p.m. the Council resumed.

The Warden in the chair.

The Council, pursuant to motion, went again into committee of the whole,—Mr. Hershey in the chair,—to consider the Clifton By-Law.
The Committee rose, and reported the following resolution:

Moved by Mr. Fraser, seconded by Mr. Smith,

That the Committee do now rise and report the following resolution, viz.:

That the annexed several sums be inserted in the Niagara Falls By-Law, in completion of the said several clauses in said Bill:

Clause No. 1, amount paid for bridges for 7 years...... $492 10
  “ 2, “ liable........................................ 70 30
  “ 3, interest of Niagara Falls in Co. property... 3000 00
  “ 4, Administration of Justice..................... 500 00
  “ 5, use of Gaol.................................... 32 00
  “ 6, Registry Office.................................... 50 00
  “ 7, existing debt, per annum, 5 years........... 109 00

Moved by Mr. Hershey, seconded by Mr. Fraser,

That the report of the committee of the whole be adopted.—Adopted.
Carried.

Pursuant to motion, the different clauses were filled up accordingly.

Moved by Mr. Coulson, seconded by Mr. Duncan,

That blanks in By-Law re separation Town of Niagara Falls from the County, determining time to take effect, be five years from 1st January, 1882, and the same be filled in By-Law.—Carried.

Pursuant to motion, the blank in By-Law was filled up, fixing the date of By-Law to take effect.

The second reading being suggested,

Moved by Mr. Hershey, seconded by Mr. Fraser,

That the further consideration of the Niagara Falls By-Law be deferred until to-morrow, and that the Committee on Equalization be permitted at once to prepare and present their report.—Carried.
Pursuant to motion, the Committee on Equalization were allowed to retire.

And the hour of adjournment having arrived before the return of the committee, the Warden left the chair.

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EIGHTH DAY—MORNING SESSION.

FRIDAY, JUNE 17TH, 1881.

Pursuant to adjournment, the Council met at 9 o'clock a.m. The Warden in the chair.


The minutes of yesterday were read by the Clerk, and approved by the Council.

Aid asked for Canadian team to England.

The Warden presented petition from Frank King and others, asking for a grant in aid of assisting in defraying expenses of Canadian Team to England.

Moved by Mr. Hershey, seconded by Dr. Johnston, That the report of the Committee on Equalization, now on the table, be received and read.—Carried.

Pursuant to motion, the report was read.
Moved by Mr. Hershey, seconded by Dr. Johnston,

That the report of the Committee on Equalization, just read, be adopted.

Motion proposed, and Mr. A. Garner calling for the yeas and nays, they were taken as follows:—


NAYS—Messrs. Duncan, A. Garner and John Willson.—3.

Motion passing in the affirmative—majority, 14.

Moved by Mr. Hershey, seconded by Mr. Duncan,

That the petition of Frank King and others be referred to the following Special Committee, with instructions to report thereon, viz. —Messrs. J. Garner, Dr. Johnston and Cruickshank.

Motion proposed,

Moved by Mr. Pringle, seconded by Mr. Ramsden, in amendment,

That the prayer of the petition of Dr. F. King and others, of Amendment, Port Colborne, asking for a grant to assist in defraying the expenses of gunner, Charles Moser, of the “Welland Canal Field Battery,” a member of the Canadian Artillery Team, chosen to proceed to England to compete with the Volunteer Artillery of England, in a trial of skill, be complied with, and that this Council grant the sum of fifty dollars for the said purpose, and that the Warden issue his cheque on the Treasurer for the said sum in favor of Major Oswald, for Moser’s benefit.

Amendment proposed, and the yeas and nays being called, they were taken as follows:—

YEAS—Messrs. Beatty, Burgar, Fraser, Furry, Dr. Johnston, D. A. Johnson, Lee, Misener, Pringle, Ramsden and John Willson.—11.

Carried.

Amendment passing in the affirmative—majority, 2.

Moved by Mr. A. Garner, seconded by Mr. John Willson,

That in order to show the ratepayers of the County that there has been no unfair dealing towards the towns and villages in equalizing the assessed value of the different municipalities, the following be published in each of the County papers once, viz.:

The assessed value of each municipality.
The equalized value of each municipality.
The amount of increase or decrease as made by the Council.

Motion proposed, and Mr. A. Garner calling for the yeas and nays, they were taken as follows:

YEAS—Messrs. A. Garner and John Willson.—2.


Motion passing in the negative—majority, 13.

Moved by Mr. Duncan, seconded by Mr. Hershey,

That leave be given to establish the equalized value of the assessed property in the County of Welland for the year 1881.

Leave granted.

Moved by Mr. Duncan, seconded by Mr. Hershey,

That the bill to establish the equalized value, be read a first time.—Carried.

Bill read a first, second and third time, and passed, entitled a "By-Law to establish the equalized value of assessed property."

Upon the third reading the yeas and nays being called, they were taken as follows:


NAYS—Messrs. A. Garner and John Willson.—2.
Third reading passing in the affirmative—majority, 13. 

Moved by Mr. Duncan, seconded by Mr. Burgar,
That the second report of Finance Committee be received and read.—Carried.

Report read.

Moved by Mr. Duncan, seconded by Mr. Burgar,
That the report just read be adopted.—Carried.

Moved by Mr. Duncan, seconded by Mr. Burgar,
That leave be given to introduce a bill to raise a sum of money to meet the general purposes of the County of Welland for the current year.

Leave granted.

Bill read a first, second and third time, and passed, entitled a Bill passed.

"By-Law to raise a sum of money."

Moved by Mr. Coulson, seconded by Thos. Willson,
That the Niagara Falls bill be now read a second time.

Upon the second reading of the bill, clause by clause.

Clause No. 2—As to yearly amount to be paid by said Town of Niagara Falls for the use of gaol:

Moved by Mr. Pringle, and seconded by Mr. Beatty,
That sixty dollars be substituted for thirty-two dollars in clause No. 2 of the bill, being amount to be paid by Niagara Falls for use of gaol.

A long discussion ensuing, and the hour of adjournment having arrived, the Warden left the chair, Mr. Coulson having the floor.
AFTERNOON SESSION.

At 2 o'clock p.m., the Council resumed, Mr. Coulson occupying the floor. After several members had spoken, Mr. Pringle's amendment to clause 2 was again proposed, and lost on a division.

Mr. Coulson's motion for the second reading of the By-Law being again proposed.

Moved by Mr. Hershey, seconded by Mr. D. A. Johnson, in amendment,

Pending the further consideration of clause 2, and considering,

That whereas a great difference of opinion exists in the minds of the various members of this Council, as to the rights and privileges accorded any municipality under the Statutes in the matter of their withdrawal from the County;

And whereas this Council sincerely regrets such proposed withdrawal from the County on the part of the Town of Niagara Falls, and desires, if possible, to deal with the representatives of Clifton in such fair, just and honorable a way as to induce them to advise their people to allow the By-Law already passed by them to lapse, and induce them still to remain with the County;

And whereas it is advisable to so adjust the matter between the Council and the representatives of Niagara Falls, as to ward off the expense and trouble of an arbitration;

And whereas such object will likely be brought about by the appointment of a committee, with full powers to call for all papers and documents necessary, also to employ counsel other than the County Solicitor, should the said Solicitor so advise, to fully consider, and report, before all the items it is now proposed to insert finally in the By-Law now before this Council, as a full, fair and complete settlement in the matter of the withdrawal of the Town of Niagara Falls from this County:

Be it therefore resolved, that the following named gentlemen compose said Committee, viz. — Messrs. J. Garner, Duncan, Fraser, Burgar and Coulson:
That the said Committee be required to prepare their report on or before the tenth day of July next, and at that time, or immediately thereafter, to meet any committee appointed by the Town of Clifton, and, if possible, effect a settlement: failing in such settlement, that the Committee be empowered to confer with the Warden, and require that under seal of this corporation he appoint an arbitrator on behalf of this Council to effect a full and complete settlement.

Motion proposed, and the yeas and nays being called, they were taken as follows:

**Yeas**—Messrs. Burgar, Fraser, Hershey, D. A. Johnson, Misener and Pringle.—6.


Amendment passing in the negative—majority, 3.

Mr. Coulson’s motion for the second reading being again proposed,

Moved by Mr. Cruickshank, seconded by Mr. J. Garner, in amendment,

That the sum of eight hundred dollars be inserted in the By-Law re Separation of the Town of Niagara Falls from this County, as a bulk sum which the Town of Niagara Falls shall be required to pay annually during the term of five years to this County for all purposes, providing that the said Town does not withdraw its interest in the County property.

Motion proposed, and the yeas and nays being called, they were taken as follows:


**Nays**—Messrs. Baker, Beatty, Burgar, Coulson, Fraser, Furry, A. Garner, Hershey, Dr. Johnston, D. A. Johnson and Thomas Willson.—11. Lost.

Amendment passing in the negative—majority, 2.
Mr. Coulson’s motion for the second reading being again proposed,

Moved by Mr. J. Garner, seconded by Mr. Furry, in amendment,

$700 amendment.

That the sum of seven hundred dollars be inserted in the By-Law re Separation of Niagara Falls from this County, as a bulk sum which the town of Niagara Falls shall be required to pay annually during the term of five years to this County for all purposes, providing that the said Town does not withdraw its interest in the County property.

Amendment proposed, and lost on a division.

Mr. Coulson’s motion for the second reading being again proposed,

Moved by Mr. Cruickshank, seconded by Mr. A. Garner, in amendment,

Bill amended and referred.

That all sums mentioned in the By-Law as payable by the Town of Niagara Falls be struck out, and the sum of $750 be inserted in their stead, as a bulk sum payable by said Town to this County, for all purposes, provided that said Town does not withdraw its interest in the County property, but if the said Town shall withdraw its interest, the sum payable by the said Town shall be $960.

Amendment proposed, and passed on a division.

Pursuant to motion, the Bill was referred for amendment.

Mr. Ramsden’s motion to reconsider re grant to Niagara Falls, as also Mr. Burgar’s motion, for grant to Welland bridge, were allowed, by consent, to lay over till to-morrow.

Moved by Mr. Lee, seconded by Mr. Hershey,

That the report of Marsh Lands Committee, to whom was referred the petitions of T. R. Secord and Edward Henderson, be received and read.—Carried.

Report read, pursuant to motion.

Motion to adopt.

Moved by Mr. Lee, seconded by Mr. Hershey,

That the report, just read, be adopted.
Motion proposed,

Moved by Mr. Beatty, seconded by Mr. D. A. Johnson, in amendment,

That the report of Marsh Lands Committee be referred to Amendment. the said committee, with instructions to amend the same by recommending the Warden, on behalf of this Council, to memorialize the Department of Railways and Canals, praying that said department continue drainage on north side of Welland Canal Feeder, known as the back ditch, from the Village of Marshville to the Brown ditch (so called.)

Amendment proposed, and Mr. Beatty calling for the yeas and nays, they were taken as follows:—


Amendment passing in the negative—majority, 6.

Original motion being again proposed,

And Mr. Beatty calling for the yeas and nays, they were taken as follows:—


NAYS—Mr. Beatty.—1.

Motion for the adoption of the report passing in the affirmative—majority, 9.

The hour of adjournment having arrived, the Warden left the chair.
NINTH DAY—MORNING SESSION.

Saturdav, June 18th, 1881.

Pursuant to adjournment, the Council met at 9 o'clock a.m.

The Warden in the Chair.


The minutes of yesterday were read by the Clerk, and approved by the Council.

Aid for Welland Bridge.

Moved by Mr. Burgar, seconded by Mr. D. A. Johnson,

That whereas the Town of Welland contributes to the maintenance of all County Bridges;

And whereas the said Town has been compelled to build and maintain its own bridge;

And whereas said bridge was in a dangerous condition when the town was compelled to assume it;

Be it therefore resolved, that the prayer of petition re Welland Bridge be granted, and that the Warden be authorized to issue his cheque in favor of Treasurer of said town for $800.

Motion proposed.

Moved by Mr. Beatty, seconded by Mr. Metler,

That the main question be now put.

Motion proposed, and lost on a division, a long discussion arising thereupon, and

Mr. Burgar's motion being again proposed, Mr. Beatty calling for the yeas and nays, they were taken as follows:—

Yeas—Messrs. Burgar, Coulson, Fraser, Dr. Johnston, D. A. Johnson, Keller, Lee and Thomas Willson.—8.


Motion lost.

Motion passing in the negative—majority, 4.
Moved by Mr. A. Garner, seconded by Mr. Ramsden,
That leave be given to introduce a Memorial to the Legislative Assembly of Ontario, praying to amend the Municipal Act.
Leave granted.

Moved by Mr. A. Garner, seconded by Mr. Ramsden,
That the Memorial be read a first time.—Carried.
Memorial read a first time.

Moved by Mr. A. Garner, seconded by Mr. Ramsden,
That the Memorial be read a second time.
A long discussion arising thereupon,
Moved by Mr. Beatty, seconded by Mr. Ramsden,
That the question now before this Council, be put forthwith. Motion proposed, and lost on a division.

The discussion continuing on second reading of Memorial, and finally the yeas and nays being called, they were taken as follows:


**NAYS**—Messrs. Baker, Burgar, Coulson, Fraser, Hershey, Dr. Johnston, D. A. Johnson, Keller, Lee, Metler and Thomas Willson.—11.

The second reading of the Memorial passing in the negative—Not adopted.

Moved by Mr. Pringle, seconded by Mr. Ramsden,

That whereas the second sub-section of the eighteenth section Re Equalization Court of chapter 27 of 43 Victoria directs the way County Councils shall determine, in the session in which the equalization has been made, whether the said Council is willing, in case of appeal, to leave the final equalization of the assessment made by the County Judge; therefore this Council, realizing the difficulty of the subject and the importance of consultation deciding such appeals, and also that it would be more satisfactory to the said Judge to have others associated with him in deciding such cases, respectfully records that in
case of an appeal against the equalization of the assessment, the
said Council is not willing to have the appeal decided by the
County Judge alone, but prefers a full Court, according to the pro-
visions of the Statute therefor.

Motion proposed, and carried on a division.

Moved by Mr. Cruickshank, seconded by Mr. J. Garner,
That the By-law respecting the separation of the Town of
Niagara Falls be now read a second time, as amended.—Carried.

By-law read a second time, pursuant to motion.

Upon the third reading being proposed,
Moved by Mr. Hershey, seconded by Mr. Fraser,
That the further reading of the Niagara Falls By-law be post-
poned until a new By-law be prepared to suit amendment pro-
posed and carried, as to filling up of said By-law.—Carried.

Moved by Mr. Fraser, seconded by Mr. Burgar,
That whereas there seems to be some doubt as to the mean-
ing of certain resolutions in regard to the payment of Niagara Falls
of certified costs re Court of Equalization of 1880:

Be it therefore resolved, that the Warden be authorized to issue
his cheques in favor of said town for three hundred dollars.

Motion proposed, and the yeas and nays being called, they
were taken as follows:—

YEAS—Messrs. Beatty, Burgar, Coulson, Cruickshank, Fraser,
Hershey, Dr. Johnston, D. A. Johnson, Keller, Lee and Thomas
Willson.—11.

NAYS—Messrs. Duncan, Furry, J. Garner, Misener, Pringle
and John Willson.—6.

Motion passing in the affirmative—majority, 5.

The hour of adjournment having arrived, the Warden left the
chair.
AFTERNOON SESSION.

At 2 o'clock p.m., the Council resumed.

Moved by Mr. Duncan, seconded by Mr. Burgar,

That the third report of Standing Committee on Finance be received and read.—Carried.

Report read.

Moved by Mr. Duncan, seconded by Mr. Burgar,

That the report just read be adopted.—Carried.

Moved by Dr. Johnston, seconded by Mr. Beatty,

That the special report of Committee on Education be received and read.—Carried.

Report read.

Moved by Dr. Johnston, seconded by Mr. Beatty,

That the special report of Committee on Education, be adopted as read.—Carried.

Motion to appoint Judge Senkler arbitrator for and in behalf of the County of Welland, re separation of the Town of Niagara Falls, Ont., from the corporation of said County of Welland.

Amendment proposed, and lost on a division.

The original motion being again proposed,

Moved by Mr. Hershey, seconded by Mr. Cruickshank, in amendment,

That Col. Jas. E. Morin be appointed by this Council as arbitrator for and in behalf of the municipal corporation of the County of Welland re separation of the Town of Niagara Falls, Ont., from the corporation of said County of Welland.

Amendment proposed, and lost on a division.

Lost.
tractor in the matter of separation of the Town of Clifton from the County of Welland.

Amendment proposed, and the yeas and nays being called, they were taken as follows:


Amendment passing in the negative—majority, 4.

The original motion being again proposed, and the yeas and nays being called, they were taken as follows:


Original motion carried.

Report on marsh lands.

That the report of Marsh Lands Committee, now on the table, be received and read.—Carried.

Report read pursuant to motion.

Moved by Mr. Lee, seconded by Mr. Hershey,

Adopted.

That the report just read be adopted.—Carried.

Moved by Mr. Pringle, seconded by Mr. J. Garner,

Niagara Falls Bill.

That leave be given to introduce a bill relating to the withdrawal of Niagara Falls in substitution of the bill that was withdrawn.

Leave granted.

Moved by Mr. Pringle, seconded by Mr. J. Garner,

That the bill relating to Niagara Falls be read a first time.—Carried.

Bill read a first time, pursuant to motion.
Moved by Mr. Pringle, seconded by Mr. J. Garner,
That the bill be read a second time.—Carried.

Bill read pursuant to motion.

Moved by Mr. Pringle, seconded by Mr. J. Garner,
That the bill be not now committed, but that the same be read a third time forthwith, that it do pass, be signed and sealed as required by law, and that its title be as in the bill.

Third reading proposed, and the yeas and nays being called, they were taken as follows:


Third reading passing in the affirmative—majority, 4.

Entitled, a "By-law to provide for the annual amount to be paid by the Town of Niagara Falls upon its withdrawal from the jurisdiction of the County of Welland."

Moved by Mr. Ramsden, seconded by Mr. Furry,
That whereas the Marsh Lands Committee have been instructed to advertise for sale the Marsh Lands owned by this County:

Be it therefore a further instruction to said Committee, that in event of no satisfactory sale being made of said lands, that they do cause a survey of said lands to be made by the County Engineer, procure plans and estimates, advertise for tenders for completion of work, and that on the request of the Chairman of the Marsh Lands Committee the Warden do call a special session of County Council, for the purpose of taking into consideration said tenders, with a view to thorough drainage of said lands.

Motion proposed, and carried on a division.

Moved by Mr. A. Garner, seconded by Mr. Misener,
That this Council do memorialize the Ontario Government in the following words:—
To the Legislative Assembly of the Province of Ontario, in Parliament assembled:

The memorial of the County of Welland humbly sheweth:

That whereas section 22, and the following sub-sections, permit Towns to withdraw from the jurisdiction of the County Council;

And whereas Villages and Townships are not permitted to have the same privilege, your memorialists therefore humbly pray that your honorable House will, at its earliest convenience, so amend the said Act that each municipality may have the same privilege of withdrawing from the municipal council of any County;

And as in duty bound your memorialists will ever pray.

Motion proposed, and the yeas and nays being called, they were taken as follows:—


**Nays**—Messrs. Burgar, Coulson, Duncan and Lee.—4.

Motion passing in the affirmative—majority, 3.

The business of the Council being concluded, it was Moved by Mr. Duncan, seconded by Mr. Pringle,

That this Council do now adjourn, to meet again at the call of the Warden.—Carried.

Pursuant to motion, the Council adjourned at 4 o'clock p. m.
APPENDIX A.

BY-LAWS.

CHAPTER CCCCXXXVII.

A BILL for the Appointment of Sub-Treasurers of School Monies.

WHEREAS, the Standing Committee on Education have, in
and by their report, adopted by this Council, recommended that
the following named persons be appointed Sub-Treasurers of
School Monies, for the Townships named, and it is expedient to
carry such recommendation into effect:

Be it therefore enacted by the Corporation of the County of
Welland, and it is hereby enacted, that the following named per-
sons be, and they are hereby, appointed Sub-Treasurers of School
Monies for the Townships named, that is to say:

Bertie, Township of......Peter Learn, Esq.
Crowland, .....H. O. Buchner, Esq.
Humberstone, "......H. B. Snider, Esq.
Pelham, "......Samuel Beckett, Esq.
Stamford, "......J. C. Woodruff, Esq.
Thorold, "......Andrew Coulter, Esq.
Wainfleet, "......Robert Crane, Esq.
Willoughby, "......Robert McCredie, Esq.

Passed in Council this 7th day of June, 1881.

L. S.

JAMES SMITH, Warden.

J. C. PAGE, County Clerk.
CHAPTER CCCCXXXVIII.

A BILL to raise a sum of Money by Assessment in aid of Public Schools in the Townships in the County of Welland for the year 1881.

WHEREAS, the Standing Committee on Education have recommended that the following sums be raised the current year in the several Townships within the County of Welland, in aid of Public Schools:

Therefore, the Corporation of the County of Welland enacts as follows:

That there shall be raised, levied and collected, in the several Townships within the County of Welland, the current year, for the payment of legally qualified Teachers of Public Schools therein, the sums hereinafter mentioned, which said sums so to be raised shall be over and above and in addition to all other rates whatsoever, in the manner and within the time limited and appointed by law for levying and collecting taxes generally, and shall be paid over to the Sub-Treasurers for the said Townships in which the same is raised, on or before the Fourteenth day of December next, or on or before such other day as shall be fixed in any By-law of such Township which may be passed fixing the time when Collectors shall pay over their collections and return their rolls, that is to say:

Bertie, Township of $484 00
Crowland, " 225 00
Humberstone, 400 00
Pelham, " 400 00
Stamford, " 400 00
Thorold, " 400 00
Wainfleet, " 400 00
Willoughby, " 200 00

Passed in Council this 7th day of June, 1881.

JAMES SMITH,
Warden.

J. C. PAGE, County Clerk.

AN ACT to impose a sum of Money by Assessment in aid of Public Schools in the Townships in the County of Welland for the year 1881.

WHEREAS, the Standing Committee on Education have recommended that the following sums be raised the current year in the several Townships within the County of Welland, in aid of Public Schools:

...
CHAPTER CCCCXXXIX.

An Act to Establish what shall be the Equalized Value of Assessed Property in the County of Welland for the purpose of imposing County Rates for the year 1881.

Whereas it is necessary and expedient to establish by Law what shall be the Equalized Value of all Assessed Property in the several Municipalities composing the County of Welland:

Be it therefore enacted, by the Corporation of the County of Welland, and it is hereby enacted, that the sums set down in the second column hereinafter written be the Equalized Value of the Assessed Real Property in the several Towns, Townships and Villages, composing the County of Welland; that the sums set down in the third column shall be the Equalized Value of the Personal Property, and that the sums extended in the fourth column shall be the total Equalized Value of all Assessed Property therein for the purpose of imposing County Rates for the current year:

<table>
<thead>
<tr>
<th>Municipalities</th>
<th>Acres</th>
<th>Real</th>
<th>Personal</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bertie</td>
<td>35,001</td>
<td>$1,243,025</td>
<td>$17,750</td>
<td>$1,260,800</td>
</tr>
<tr>
<td>Crowland</td>
<td>19,268</td>
<td>570,000</td>
<td>30,000</td>
<td>600,000</td>
</tr>
<tr>
<td>Humberstone</td>
<td>29,470</td>
<td>906,560</td>
<td>38,440</td>
<td>945,000</td>
</tr>
<tr>
<td>Pelham</td>
<td>28,781</td>
<td>1,006,855</td>
<td>45,145</td>
<td>1,050,000</td>
</tr>
<tr>
<td>Stamford</td>
<td>21,473</td>
<td>906,760</td>
<td>68,240</td>
<td>975,000</td>
</tr>
<tr>
<td>Thorold</td>
<td>22,590</td>
<td>812,160</td>
<td>87,840</td>
<td>900,000</td>
</tr>
<tr>
<td>Wainfleet</td>
<td>45,939</td>
<td>1,041,700</td>
<td>48,800</td>
<td>1,090,500</td>
</tr>
<tr>
<td>Willoughby</td>
<td>18,639</td>
<td>479,520</td>
<td>20,480</td>
<td>500,000</td>
</tr>
<tr>
<td>Chippawa</td>
<td></td>
<td></td>
<td></td>
<td>75,600</td>
</tr>
<tr>
<td>Clifton</td>
<td></td>
<td></td>
<td></td>
<td>475,000</td>
</tr>
<tr>
<td>Fort Erie</td>
<td></td>
<td></td>
<td></td>
<td>71,800</td>
</tr>
<tr>
<td>Port Colborne</td>
<td></td>
<td></td>
<td></td>
<td>195,000</td>
</tr>
<tr>
<td>Thorold (Town)</td>
<td></td>
<td></td>
<td></td>
<td>450,000</td>
</tr>
<tr>
<td>Welland</td>
<td></td>
<td></td>
<td></td>
<td>365,000</td>
</tr>
</tbody>
</table>

$8,953,700

Passed in Council this Seventeenth day of June, 1881.

JAMES SMITH,
Warden.

J. C. PAGE, County Clerk.
CHAPTER CCCCXL.

AN ACT to raise a sum of Money by Assessment to meet the General Purposes of the County of Welland for the Current Year.

Whereas, it is necessary and expedient to raise the sum of Seventeen Thousand Nine Hundred and Seven Dollars, by Assessment upon the Rateable Property of the County of Welland, for the current year, to meet the General Purposes of the said County:

Be it therefore enacted by the Corporation of the County of Welland, and it is hereby enacted, that there shall be raised, levied and collected, the current year, upon the Rateable Property of the several Municipalities composing the County of Welland, for the purpose of meeting the general expenses of the said Corporation, the following sums, that is to say:

Bertie, Township of ........................................... $2,522.00
Chippawa, Village of .......................................... 151.00
Clifton, Town of ................................................. 950.00
Crowland, Township of ......................................... 1,200.00
Fort Erie, Village of ............................................ 143.00
Humberstone, Township of .................................... 1,890.00
Pelham, Township of ............................................ 2,100.00
Port Colborne, Village of ...................................... 390.00
Stamford, Township of ......................................... 1,950.00
Thorold, Township of ........................................... 1,800.00
Thorold, Town of ................................................ 900.00
Wainfleet, Township of ......................................... 2,181.00
Welland, Town of ................................................ 730.00
Willoughby, Township of ...................................... 1,000.00

$17,907.00

And be it further enacted, that the said several sums shall be raised, levied and collected, in the several Municipalities aforesaid over and above and in addition to all other rates whatsoever, in the manner and within the time required by law, for collecting and paying over to the County of Welland, the Acts of the Province of Consolidated, for the current year, of the Province of the said
Passed.

1. $ 2,522.00
2. $ 151.00
3. $ 950.00
4. $ 1,200.00
5. $ 143.00
6. $ 1,890.00
7. $ 2,100.00
8. $ 390.00
9. $ 1,950.00
10. $ 1,800.00
11. $ 900.00
12. $ 2,181.00
13. $ 730.00
14. $ 1,000.00

A BY-LAW of the
Jurisdiction
and for
Where the Council of
Town of
the Council, the
said Town
the duty of
And
the Council
paying over taxes generally, and when so collected shall be paid over to the County Treasurer in conformity with the provisions of the Act of the Ontario Legislature, entitled, An Act to Amend and Consolidate the Law Respecting the Assessment of Property in the Province of Ontario.

Passed in Council this 17th day of June, 1881.

JAMES SMITH,
Warden.

J. C. PAGE, County Clerk.

CHAPTER CCCCXLI.

A BY-LAW to provide for the the Annual Amounts to be paid by the Town of Niagara Falls upon its withdrawal from the jurisdiction of the County Council of the County of Welland, and for other purposes therein mentioned:

WHEREAS, the Corporation of the Town of Niagara Falls, by the Council thereof, have passed a By-law, withdrawing the said Town of Niagara Falls from the jurisdiction of the said County Council, the By-law aforesaid having before the final passing thereof been first submitted to the properly qualified electors of the said Town of Niagara Falls, in accordance with the provisions of the Municipal Act, and having received the assent of a majority of the duly qualified electors voting on the same;

And whereas, it is desirable and expedient in the interests of the County of Welland and the Town of Niagara Falls, that an amicable arrangement as to the proportion of the expenses and of
the indebtedness of the County of Welland, to be borne by the Town of Niagara Falls, should be arrived at:

Be it therefore enacted by the Corporation of the County of Welland in Council assembled, and it is hereby enacted by the authority of the same, that for the term of five years from and after the Thirty-first day of December, in the year of our Lord One Thousand Eight Hundred and Eighty-one, the Town of Niagara Falls shall each and every year pay to the County Treasurer of the County of Welland, for the use of said County, the sum of One Hundred and Fifteen Dollars towards the existing debt of the said County of Welland, and the sum of Six Hundred and Thirty-five Dollars towards the expenses of the Administration of Justice, the use of the Gaol, and the repairs of the Registry Office, and for providing books for the same, and for services for which the County is liable by and under the provisions of any Act respecting registration of instruments relating to lands, providing always that the Town of Niagara Falls retains her right in County Property without interest being paid by said County;

That this By-law shall continue in force for five years from the Thirty-first day of December, 1881;

That this By-law shall come into force and operate as from the Thirty-first day of December, 1881.

Passed in Council this the 18th day of June, 1881.

\[\text{JAMES SMITH, Warden}\]

\[\text{J. C. PAGE, County Clerk}\]
APPENDIX B.

REPORTS OF STANDING COMMITTEES.

FIRST REPORT OF STANDING COMMITTEE ON FINANCE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Standing Committee on Finance beg leave to submit this their Report, and recommend payment of the following certified accounts:

F. M. Hagar, coal for Registry Office.......................... $ 8 22
Jamas Tuckey, repairing clock in Registry Office............. 1 75
John Appleyard, oil can for Clerk's Office.................... 50
Hart & Rawlinson, municipal blanks............................... 62 67
Jas. H. Ball, postage, stationery, etc., to 30th June, 1881. 9 45
F. X. Sauter & Son, coffin, &c., for Betsy Turner............. 13 00
Anger Bros., advertising June Session..................... $3 00
" " " tenders for coal for gaol... 4 20
--------- 7 20
W. H. Bone, advertising June Session....................... $ 3 00
" printing and binding Dec'br. Session 78 00
" " " January " 80 00
--------- 161 00
J. J. Sidey, advertising January Session .......................... $3 00
    printing notices ........................................ 3 50

N. B. Colcock, advertising June Session .......................... 3 00
L. D. Raymond, legal opinion, drawing deed, &c. .............. 18 33

All of which is respectfully submitted.

JAMES SMITH,
GEO. J. DUNCAN,
J. H. BURGAR,
J. A. RAMSDEN,
CHAS. KELLER, Jr.,
LEVI BAKER.

Council Chamber, Welland,
June 11th, 1881.

SECOND REPORT OF COMMITTEE OF FINANCE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Standing Committee on Finance beg to submit this their Second Report:

Your Committee would recommend that the sum of Seventeen Thousand Nine Hundred and Seven Dollars be raised by Assessment on the bulk sum of the Assessment of the County, being at the rate of Two Mills on the Dollar, that is to say:

Bertie, Township of ........................................... $2522 00
Chippawa, Village of .......................................... 151 00
Clifton, Town of .................................................. 950 00
Crowland, Township of ........................................ 1200 00
Fort Erie, Village of ........................................... 143 00

THIRD

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your

Third Report:

accounts,

Copp, Cla

Hellemes 

George C
THIRD REPORT OF STANDING COMMITTEE ON FINANCE.

To the Warden and Councillors of the County of Welland in Council Assembled:

Your Standing Committee on Finance beg to submit this their Third Report, and recommend payment of the following certified accounts, viz.:

Copp, Clark & Co., books for Registry Office $76.00
Hellems & Garner, telegraphing and express charges $5.71
stationery, &c. 21.50
Gaoler's Office 4.30
George Cronmiller, work, &c., on Registry Office 4.00

All of which is respectfully submitted.

JAMES SMITH,
GEO. J. DUNCAN,
J. H. BURGAR,
LEVI BAKER,
ROBERT J. JOHNSTON.

Council Chamber, Welland,
June 17th, 1881.
Your Committee beg to report that a portion of an account for desk and spring office chair, amounting to $9.25, was not certified to, and, on enquiring, found that they had been placed in the Registry Office, and on referring to the Committee appointed by your Council to provide furniture, &c., for said office, found they had not authorized or ordered the articles named to be got, therefore your Committee have not recommended payment, and would recommend that in future no accounts be allowed unless properly authorized by this Council.

All of which is respectfully submitted.

JAMES SMITH,
GEO. J. DUNCAN,
J. H. BURGAR,
ROBERT J. JOHNSTON,
C. KELLER,
J. A. RAMSDEN.

Council Chamber, Welland,
June 18th, 1881.

REPORT OF THE COMMITTEE ON EQUALIZATION.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Committee beg to recommend that the following be, and the same is hereby declared to be, the Equalized Value of Property for the purposes of Assessment, of the various Townships, Towns
and Villages, composing the County of Welland, for the year, 1881:

<table>
<thead>
<tr>
<th>Municipalities</th>
<th>Acres</th>
<th>Cont.</th>
<th>Personal</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bertie</td>
<td>35,091</td>
<td>$1,243,025</td>
<td>$17,750</td>
<td>$1,260,800</td>
</tr>
<tr>
<td>Crowland</td>
<td>19,268</td>
<td>570,000</td>
<td>30,000</td>
<td>600,000</td>
</tr>
<tr>
<td>Humberstone</td>
<td>29,470</td>
<td>906,560</td>
<td>38,440</td>
<td>945,000</td>
</tr>
<tr>
<td>Pelham</td>
<td>28,781</td>
<td>1,006,855</td>
<td>43,145</td>
<td>1,050,000</td>
</tr>
<tr>
<td>Stamford</td>
<td>21,473</td>
<td>906,760</td>
<td>68,240</td>
<td>975,000</td>
</tr>
<tr>
<td>Thorold Township</td>
<td>22,590</td>
<td>812,160</td>
<td>87,840</td>
<td>900,000</td>
</tr>
<tr>
<td>Wainfleet</td>
<td>45,939</td>
<td>1,041,700</td>
<td>48,800</td>
<td>1,090,500</td>
</tr>
<tr>
<td>Willoughby</td>
<td>18,639</td>
<td>479,520</td>
<td>20,480</td>
<td>500,000</td>
</tr>
<tr>
<td>Thorold (Town)</td>
<td></td>
<td></td>
<td></td>
<td>450,000</td>
</tr>
<tr>
<td>Clifton</td>
<td></td>
<td></td>
<td></td>
<td>475,000</td>
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<td>Welland</td>
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<td>365,000</td>
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<td>Fort Colborne</td>
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<td>195,000</td>
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<tr>
<td>Fort Erie</td>
<td></td>
<td></td>
<td></td>
<td>71,800</td>
</tr>
<tr>
<td>Chippawa</td>
<td></td>
<td></td>
<td></td>
<td>75,600</td>
</tr>
</tbody>
</table>

$8,953,700

EDWIN HERSHEY, (Chairman.)
ERNEST CRUICKSHANK,
JOHN COULSON,
ELISHA FURRY,
JOSEPH GARNER,
JAMES SMITH,
J. H. BURGAR,
W. B. PRINGLE,
ROBERT J. JOHNSTON,
EDWARD LEE,
STEPHEN BEATTY.

Council Chamber, Welland,
June 17th, 1881.
FIRST REPORT OF COMMITTEE ON EDUCATION.

To the Warden and Councillors of the County of Welland, in Council Assembled:

The Standing Committee on Education beg leave to submit this their First Report:

On referring to the Public School Act, your Committee find that each County Council shall, if deemed expedient, appoint one or more Sub-Treasurers of School Monies, for one or more of the Townships comprising a County.

Your Committee would recommend that the practice heretofore established be continued by the appointment of the following, as Sub-Treasurers for the Townships hereinafter mentioned, that is to say:

Bertie, Township of . . . . . . . Peter Learn, Esq.
Crowland, " . . . . . . . . . H. O. Buchner, Esq.
Humberstone, " . . . . . . . . . H. B. Snider, Esq.
Stamford, " . . . . . . . . . . J. C. Woodruff, Esq.
Thorold, " . . . . . . . . . . Andrew Coulter, Esq.
Wainfleet, " . . . . . . . . . . Robert Crane, Esq.
Willoughby, " . . . . . . . . . . Robert McCredie, Esq.

All of which is respectfully submitted.

ROBERT J. JOHNSTON,
ERNEST CRUICKSHANK,
GEO. J. DUNCAN,
STEPHEN BEATTY.

Council Chamber, Welland,
June 7th, 1881.
SECOND REPORT OF COMMITTEE ON EDUCATION.

To the Warden and Councillors of the County of Welland, in Council Assembled:

The Standing Committee on Education beg leave to submit this their Second Report:

Your Committee find, from examination of Public School Acts, that each County Council shall cause to be levied yearly, in the several Townships in the County, such sums of money, for payment of salaries of legally qualified Public School Teachers, as are at least equal, over and above all charges for collection, to the amount of School Monies appropriated by the Honorable the Minister of Education to the several Townships for the year.

Your Committee, having consulted the Reeves of the different Municipalities concerned, recommend the following sums to be levied for the purposes above mentioned, that is to say:

Bertie, Township of $484.00
Crowland, " 225.00
Humberstone, " 400.00
Pelham, " 400.00
Stamford, " 400.00
Thorold, " 400.00
Wainfleet, " 400.00
Willoughby, " 200.00

All of which is most respectfully submitted.

ROBERT J. JOHNSTON, (Chairman.)

ERNEST CRUICKSHANK,

GEO. J. DUNCAN,

STEPHEN BEATTY,

D. A. JOHNSON,

DAVID METLER,

JOHN MISENER,

Council Chamber, Welland,

June 7th, 1881.
THIRD REPORT OF COMMITTEE ON EDUCATION.

To the Warden and Councillors of the County of Welland, in Council Assembled:

The Committee on Education, to whom was referred the Petition of the Trustees of School Section No. 2, of the Township of Crowland, beg leave to Report, that under Chap. 32, Sec. 8, of the Public Schools Amendment Act, 1880, any By-laws to be passed for the alteration of School Sections in the same Township, to become legal and valid, must be submitted to, and confirmed by the Minister of Education.

All of which is most respectfully submitted.

ROBERT J. JOHNSTON,
D. A. JOHNSON,
JOHN WILLSON,
STEPHEN BEATTY,
JOHN MISENER.

Council Chamber, Welland,
June 9th, 1881.

SPECIAL REPORT OF COMMITTEE ON EDUCATION.

To the Warden and Council of the County of Welland, in Council Assembled:

The Committee on Education, to which was referred a copy of Memorial of the County Council of the County of Peel, have
carefully considered said Memorial, and, in the interests of Education, your Committee cannot endorse the prayer of said Petition.

All of which is respectfully submitted.

ROBERT J. JOHNSTON,
JOHN MISENER,
GEO. J. DUNCAN,
ERNEST CRUICKSHANK,
STEPHEN BEATTY,
DAVID METLER,
JOHN WILLSON.

Council Chamber, Welland,
June 18th, 1881.

REPORT OF COMMITTEE ON PRINTING.

To the Warden and Councillors for the County of Welland:

The Standing Committee on Printing beg leave to submit their First Report:

Your Committee received the following tenders for County Printing advertised for:

1. J. J. Sidey. Minutes and Auditors' Report, 200 copies, per page, 50c. Advertising Convictions the year, $2. Other work 10 per cent. below regular rates.

2. Thorold Post. Minutes, 200 copies. Same as last year, per page, 70c. Advertising List of Convictions, $25. Other work 10 per cent. below regular rates.

3. Niagara Falls Review. 200 copies of Minutes, size and style required by resolution, 88c. per page. List of Convictions, $60. All other work 10 per cent. off regular rates.

4. N. B. Colcock. Minutes, per page, 67c. Advertising
List of Convictions, $0.7. All other work 10 per cent. off regular rates.

Your Committee recommend the tender of J. J. Sidey being accepted, it being the lowest.

All of which is respectfully submitted.

EDWARD LEE, (Chairman.)
THOS. WILLSON,
ELISHA FURRY,
D. A. JOHNSON,
EDWIN MORRIS,
JOHN WILLSON,

Council Room,
June 8th, 1881.

REPORT OF THE GAOL COMMITTEE.

To the Warden and Councillors of The County of Welland in Council Assembled:

Gentlemen,—

Your Standing Committee on Gaol beg leave to submit this their First Report:—

In carrying out the report of former Gaol Committees, in regard to redistribution of offices, your Committee have caused the old Registry Office room to be refitted for the Deputy Clerk of the Crown, at an expense of about $50.00.

The office formerly occupied by Mr. Willson, as Clerk of the Crown, has been given to the License Commissioners for their use, thus saving the Municipalities of the County an annual expenditure of about $50.00 for rental.

Your Committee have the pleasure to report that the Court
House and Gaol are now in a thorough state of repair, and a credit to the County.

Your Committee, in looking over the expenses in connection with the County Buildings, find that for the past year the cost of fuel was $850.00, which your Committee thought very expensive. They therefore instructed the chairman to obtain an estimate for the heating of the buildings by steam, which estimate your Committee have the pleasure of laying before your honorable body, to take such action thereon as you may deem fit.

Your Committee think that a very great saving to the County could be effected thereby.

Your Committee would recommend that the following accounts be paid, and that the Warden be authorized to issue his cheques in payment of the several amounts:

- F. O. White, repairs $6.00
- Marcus Vanderburg, lime, &c. 2.55
- James Foster, filing saws 4.85
- John Gross & Son, repairing pump 2.50
- John Appleyard, furnishings 14.70
- R. F. Carter, estimate 8.00
- Ellsworth & Johnson, lumber 24.63

Further, your Committee, to whom was referred the request of L. D. Raymond, Esq., Clerk of the Peace, in regard to a plastered partition in his office, would recommend that the same be granted, providing such cost does not exceed $20.00.

All of which is respectfully submitted.

J. H. BURGAR,
ERNEST CRUICKSHANK,
JOHN COULSON,
EDWARD LEE,
EDWIN HERSHEY.
To the Committee on Heating Court House and Gaol—County of Welland:

Gentlemen,—By your request, I yesterday visited the County Buildings, and, with the assistance of Mr. Baxter, measured the various rooms, and furnished myself with the required information for making an approximate estimate of heating said building by steam.

The heating of the whole building, including gaol and basement, would cost within $100 either way of $3,200; not heating basement, $2,800. In the latter case, the necessary steam pipes running through basement would require but little assistance to properly heat it anyway. The difference in the cost of heating and not heating basement would be caused by the necessity of lowering boilers below the level of basement floor, as would be the case to satisfactorily heat said basement by the low pressure system, which system, I may here say, I should recommend, its being much more economical in fuel, all condensation being returned to the boilers, thus saving fuel and requiring much less care and attention. The foregoing figures are based on using one 15-horsepower boiler. Although this would be very satisfactory, and what is generally done, it is considered an improvement to use two smaller boilers, say two 8-horse-power, so that in case of repairs being required at any time, (the boilers being arranged so that they may be made to work independently), one may be run while such repairs are going on, and, in mild weather in spring or fall, one would be sufficient. This would add to the cost $150 or $200.

According to rule, taking the amount of heating surface required in said building, under an average temperature of 35 degrees, the consumption of fuel required for six months would be 68 tons; but I have found in practice, the addition of one-third—90 tons in this case will cover the amount of coal consumed.

I have figured on heating each apartment to 70 degrees in the coldest weather, using all the best material. When steam is once put in a building, little or no expense is required for years,
the pipe work being almost everlasting. The general idea of good authorities place the life of boilers used for this purpose at 20 years, as steam is carried in this system of low pressure heating at iron one to five pounds only. Boilers should be set in brick work, and the flue system arranged, to give the best results for the fuel consumed.

I can only say, in conclusion, that in heating a building of the dimensions of the one in question by a system of stoves must certainly be an expensive one, and is many years behind the times. There can be no difficulty in your satisfying yourselves, by enquiring where steam heating is used, as to its economy and efficiency, especially in large buildings, to say nothing of its safety and cleanliness in comparison with stoves.

Should you wish any further information or explanation on any point, I should be happy to be of any service to you.

Yours truly,
R. F. CARTER.

REPORT OF MARSH LANDS COMMITTEE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Committee on Marsh Lands beg to report:

That, whereas, a dispute having arisen between Henry Reid and Hugh Crumline, in regard to boundaries of Lot 13, in 3rd and 4th Con., the said Reid having cleared and fenced what was alleged to be a portion of the original allowance for read, also a portion of Lot 13; and the said Reid refusing to give up possession, hence a fair chance for an expensive law suit. In consequence of pressure of business, and the near approach of the close of session,

Your Committee are not prepared to report intelligently, and
recommend the Marsh Lands Committee making full enquiry into the matter, and report at the next session of Council.

Your Committee desire to recommend that the following accounts be paid, and that the Warden be authorized to issue cheques to cover the several amounts, viz:—

Mail Printing Co .................................. $45.00
Globe Printing Co .................................. 45 96
Henry Law, Prov. Land Surveyor ................. 79 75
Henry T. Ross ...................................... 8 50

All of which is respectfully submitted.

EDWARD LEE, (Chairman),
EDWIN HERSHEY,
J. A. RAMSDEN,
JOSEPH GARNER.

Council Chamber, Welland,
June 18th, 1881.

REPORT OF MARSH LANDS COMMITTEE Re PETITIONS
OF T. R. SECORD AND OTHERS.

To the Warden and Councillors for the County of Welland:

The Committee on Marsh Lands, to whom was referred the Petitions of T. R. Secord and Edward Henderson, praying the Council to Memorialize the Department of Railways and Canals to continue the drainage on back ditch, on north side of Feeder, in Wainfleet, may be continued on said north side east of Marshville to Brown’s Culvert in Crowland;

Your Committee, having considered the prayer of the Petitioners, cannot.
ers, cannot, at the present, recommend the prayer of Petitioners being granted, the work of enlargement and deepening of back ditches being commenced.

Your Committee are of opinion when they cease to work will be a fitting time for your honorable Council to Memorialize the Minister of Railways and Canals to continue and extend their drains to proper outlets.

All of which is respectfully submitted.

EDWARD LEE, (Chairman.)
EDWIN HERSHEY.
JOSEPH GARNER,
J. A. RAMSDEN.

Council Chamber, Welland,
June 16th, 1881.

SPECIAL REPORT OF MARSH LANDS COMMITTEE
Re LANDS TAKEN FOR CANAL ENLARGEMENT.

To the Warden and Councillors of the County of Welland, in Council Assembled:

The Committee on Marsh Lands beg to report as follows:

WHEREAS, by communication accompanied by plan from the Department of Minister of Railways and Canals, relating to lands taken for Canal Enlargement, 18 68-100ths acres from Lot 27, Con. 4, Humberstone.

Your Committee recommend the Clerk being authorized to communicate with the department referred to, and request that the
Government Valuators be sent to meet the Marsh Lands Committee on the grounds taken, to arrange, if possible, upon terms of settlement.

All of which is respectfully submitted.

EDWARD LEE, (Chairman)
EDWIN HERSHEY,
JOSEPH GARNER,
J. A. RAMSDEN,

Council Chamber, Welland,
June 23rd, 1881.

FIRST REPORT OF COMMITTEE ON ROADS AND BRIDGES.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Standing Committee on Roads and Bridges beg leave to submit this their First Report:

Your Committee were instructed at the January Session to build a new Bridge to span the River Welland at Chippawa, to be built according to Plan No. 3, furnished by Mr. Ray, with such minor changes as your Committee saw fit to make. Your Committee had such changes made as they thought desirable, and then advertised for tenders to build the said Bridge, said tenders to be sent in not later than the 14th day of February, on which day your Committee met at Chippawa to open said tenders.

About that time your Committee became aware that the Cor-
poration of Chippawa had bought the bridge and Cut from the
Government, and now hold them by deed.

Your Committee called on Mr. Keller, the Reeve of Chip-
pawa, and asked him for the deed. He got the deed and laid it
before your Committee, who, after examining the same, thought it
not advisable to enter into a contract for building the bridge at
that time.

The Committee instructed the Chairman to take the deed to
the County Solicitor and get his and such other legal opinion as he
might think advisable.

The Chairman got the opinion of Messrs. Raymond and
Bethune, which was to the effect that it was not the duty of the
County to maintain the said bridge, and that it was not the duty
of the Road and Bridge Committee to build the said bridge, al-
though directed to do so by your honorable Council.

Under those circumstances, your Committee thought it not
advisable to build the said bridge, but submit the whole facts to
your honorable Council at its next meeting for your further consid-
eration and direction.

We herewith submit a copy of a letter from the Department of
Public Works, stating that the bridge and Cut, in the year 1856,
was deeded to the Corporation of Chippawa; also the opinions of
Messrs. Raymond and Bethune, a certified copy of the deed from
the Government to Chippawa, and all other documents in connec-
tion therewith. Also a statement of the expenses of the Com-
mittee.

All of which is respectfully submitted.

JOSEPH GARNER,
GEO. J. DUNCAN,
ELISHA FURRY,
JOHN MISENER.

Council Chamber, Welland,
June 7th, 1881.
OTTAWA, Feb. 9th, 1881.

SIR,—In reply to yours of the 31st ultimo, in which, on behalf of the Municipality of Welland, you call attention to the dilapidated condition of the bridge crossing the Welland River at Chippawa, and state that the duty of repairing and maintaining it properly belongs to this Department, I am directed to inform you that the Chippawa Cut and bridge were, under deed, executed in 1856, transferred by the Department of Public Works to the Municipality of Chippawa, which has, since that time, been in the receipt of all tolls collected on vessels entering the Cut, and of any other revenue arising from it. As said municipality is thus, by virtue of such deed, owner of the bridge in question and of the other works in connection with the Cut conveyed at the same time, subject only to the right of Government to regulate the rate of tolls, and as it has undertaken to maintain them, there appears to be no necessity for this Department to interfere in the matter.

I am, Sir,

Your obedient servant,
(Signed), F. BRAUN,
Secretary.

STEPHEN BEATTY, ESQ.,
Reeve Thorold Township,
Port Robinson, Ont.

Certified a true copy,
J. C. PAGE,
County Clerk.

June 6th, 1881.

WELLAND, 17th February, 1881.

JOSEPH GARNER, ESQ.,
Chairman, Committee Roads and Bridges, Pelham.

DEAR SIR,—In reply to your enquiry of the 16th inst., as to whether it is the duty of the County of Welland to maintain and keep in repair the bridge crossing the River Welland, in the Village
of Chippawa; and if not, should the Road and Bridge Committee go on and repair said bridge, having been instructed to do so by resolution of the County Council: I would state, that in forming an opinion in the matter, I have examined the Statutes of Canada, 1846, Chap. 37, constituting the Board of Works, vesting certain public works in the Crown, and providing for the levying tolls on certain public works, among them the Welland River from Port Robinson to its mouth, and the Cut at Chippawa.

I have also inspected a deed from the Commissioners of Public Works, dated March 15th, 1856, by which there is conveyed to the Municipal Council of the Village of Chippawa, that parcel of land in the Village of Chippawa, known as the "Chippawa Cut," with the government land on each side of it—and also the swing bridge crossing the Chippawa, and land upon which the abutments are constructed, and approaches leading thereto; the village to make all necessary repairs, at their own cost, to said Cut and bridge, and keep and maintain the same in good condition and working order, and to receive all tolls on vessels, &c., passing through the Cut, and half the tolls on those going into the Welland Canal at Port Robinson.

I am also aware of the provisions of the Municipal Act, 1874, Chap. 174, R. S. O., Section 492, giving County Councils jurisdiction over all bridges crossing streams over 100 feet wide within an incorporated village, and having carefully considered the above statutes and deed, I am of the opinion that it is not the duty of the County of Welland to maintain or keep in repair the bridge crossing the River Welland in the Village of Chippawa, and as a consequence, that the Road and Bridge Committee need not proceed to repair the said bridge, the County Council having passed the resolution mentioned in ignorance of the existence and terms of the conveyance from the Commissioners of Public Works to Chippawa.

Yours truly,

L. D. RAYMOND,

County Solicitor.
April 6th, 1881.

James Bethune, Q. C.,
Barrister, &c., Toronto.

Re Chippawa Bridge.

Dear Sir,—I write on behalf of the County of Welland, to ask for your careful opinion on the following facts:

The County of Welland is required by the Corporation of the Village of Chippawa to maintain and keep in repair the swing bridge crossing the River Welland in that Village.

The bridge is within the limits of Chippawa, an incorporated village. The stream is over 100 feet in width, and connects a highway leading through the County, and is so far within the provisions of Chap. 174, Sec. 492, R. S., Ont. Chap. 37, 9th Vic., 1846, amends the law constituting the Board of Works, and authorizes the appointment of Commissioners of Public Works. Sec. 7 gives these Commissioners the management and control, &c., of certain public works, and Sec. 8 specifies their powers, and vesting property required by them in the Crown. Schedule "A" particularizes the public works so vested, and among these are:—"The Welland River, from Port Robinson to its mouth, and the Cut at Chippawa."

The Commissioners of Public Works, by deed dated March 13th, 1856, conveyed to the Municipal Council of the Village of Chippawa that parcel of land in the Village of Chippawa known as the Chippawa Cut, and land on each side, and also the swing bridge crossing the Chippawa, and the land on which the abutments are constructed, and the approaches leading thereto. The village to make all necessary repairs, at their own cost, in said Cut and bridge, and keep and maintain the same in good condition and working order, and to receive all tolls on vessels passing through the Cut, and half the tolls on those going into the Canal at Port Robinson."

The deed was accepted by Chippawa, the name of the reeve and corporate seal being affixed thereto. It was not, however, placed on registry, and it was not till the early part of last February that such a deed was known by the County Council to be in existence, as the Corporation of Chippawa had managed to keep it from my knowledge.

I understand that the Corporation of Chippawa have declined to receive those tolls.

The Corporation of Welland, though they have the power to assist Chippawa, do not wish to ignoreance.

On these grounds I write to ask your opinion. If liable to the Corporation of Welland, or the cost of the bridge?

Should the Commissioners of Public Works be authorized to collect tolls on vessels passing through the Cut and half the tolls on vessels going into the Canal at Port Robinson? L. D. R.

Dear Sir,—I want to know the legal opinion on the question.

The Statute,
existence, when it was found to be in the possession of the Corporation of Chippawa by a member of the County Council, who managed to secure a copy of it.

I understand that Chippawa has been constantly in receipt of those tolls.

The bridge has never been assumed as a county bridge, though the County Council have occasionally expended money to assist Chippawa to keep it in repair. This was, however, done in ignorance of the deed to Chippawa.

On learning that such a deed existed, the County Council have declined to make any further expenditure on the bridge, and the Corporation of Chippawa now threaten a mandamus to compel them to do so.

Will you please advise me, at your earliest convenience, as to your opinion of the liability of the County under the circumstances? If liable to any extent, should not the tolls, after deducting the expense of collection, be applied towards the maintenance of the bridge?

Should you require it, I will send you a copy of the Commissioners' deed.

Yours truly,

(Signed), L. D. RAYMOND,

County Solicitor.

TORONTO, 9th April, 1887.

L. D. RAYMOND, Esq.,

Barrister, Welland, Ont.

DEAR SIR,—In reference to the matter submitted in your letter of the 6th instant, I have to say that I am of opinion that the Village of Chippawa is liable to keep in repair the bridge in question.

The transfer of the bridge was, I assume, made under the Statute, 9 Vic., Chap. 37, to the Village of Chippawa, and was in
the possession of the latter but subject to the burden of maintenance in a proper state of repair, and assume that the tolls were levied for the purpose of such maintenance.

Looking at the original act, and to the Consolidated Statutes of Canada, Chapter 28, Sections 76 to 81, and particularly the latter section, I think that Section 492, of the Municipal Act, does not apply to such a case as this.

I am of opinion that the Corporation of the County of Welland can successfully resist an application for a writ of mandamus to compel the County to keep the bridge in repair.

Yours truly,

JAMES BETHUNE.

Toronto, 19th April, 1881.

L. D. Raymond, Esq.,
Barrister, Welland.

Dear Sir,—I have read the copy of the deed to the Village of Chippawa, and see no reason to change the opinion which I gave you.

Yours truly,

JAMES BETHUNE.

P.S.—The deed to Chippawa is the hands of the Clerk by deed.
FENWICK, March 7th, 1881.

DEAR Sir,—I have received answers from all members of the Road and Bridge Committee. They all think it advisable to do nothing in regard to rebuilding, repairing or maintaining, the Chippawa bridge, and also think that the Municipality of Chippawa should be notified by you to that effect.

Will you be kind enough to notify the Municipality of the Village of Chippawa, as county solicitor, that after having found that Chippawa has a Deed of the bridge, and having submitted the said deed to you as county solicitor, and having taken your opinion in regard to the liability of the County as to maintaining said bridge, that opinion stating that it is not the duty of the County of Welland to maintain said bridge in as much as Chippawa holds it by deed, and is bound in said deed to maintain said bridge.

Therefore, the Road and Bridge Committee, in behalf of the County of Welland, cannot do anything in regard to rebuilding, repairing or maintaining, said bridge, but leave the matter wholly in the hands of Chippawa, to whom the bridge belongs.

Yours truly,

JOSEPH GARNER,
Chairman R. & B. Com.

P. S.—Put this letter in such shape as will be a legal notice to Chippawa, so that the County will not be liable for any damage that may occur.—J. G.

WELLAND, March 9th, 1881.

WILLIAM GREENWOOD, E. Q.,
Village Clerk, Chippawa.

SIR,—In compliance with the request of the Chairman of the Road and Bridge Committee, of the County Council of the County of Welland, I beg to state that it having been ascertained by said committee recently that the Commissioners of Public Works had, by deed dated 13th March, 1856, conveyed to the Municipality
Council of the Village of Chippawa the land known as "The Chippawa Cut," and the swing bridge crossing the Welland River in the Village of Chippawa, and the land on which the abutments are constructed, with the approaches leading thereto; by which deed it is provided that the village shall make all necessary repairs to said Cut and bridge, at their own cost, and keep and maintain the same in good condition and working order, and to receive all tolls on vessels passing through the Cut, and half the tolls on those going into the Welland Canal at Port Robinson; and my opinion having been asked as to whether it is the duty of the County of Welland to maintain and keep in repair the said bridge, and whether the County is liable for the same, I have given it as my opinion, (influenced especially by said deed), that it is not the duty of the County to maintain and keep in repair the said bridge, nor is the County liable for the same.

And further, I am instructed by said Road and Bridge Committee, as county solicitor, to notify the Corporation of the Village of Chippawa that said committee, in consideration of the fact that the said bridge is not county property, nor one which the County has assumed, but is the property of the said Village of Chippawa, as appears by said deed, and, in accordance with the opinion of the county solicitor, decline to take any action in regard to rebuilding, repairing and maintaining, said bridge at Chippawa.

You will please submit this letter and notice to your Village Council, at your earliest opportunity, that they may be advised of the decision of the Road and Bridge Committee in this matter.

I am, sir,

Your obedient servant,

L. D. RAYMOND,
County Solicitor.

---

This...
COPY OF DEED.

This Indenture, made the Thirteenth Day of March, in the Year of Our Lord One Thousand Eight Hundred and Fifty-Six,

Between the Honorable Francis Lemieux and Hamilton Hartley Killaly, as Commissioners of Public Works for the Province of Canada, appointed under and by virtue of an Act of the Parliament of the said Province, and acting herein for and on behalf of Her Majesty the Queen, in accordance with another Act of the said Parliament, of the first part,

And the Municipal Council of the Village of Chippawa, of the second part;

Witnesseth, that the said Commissioners, for and in consideration of the sum of Five Shillings, (the receipt whereof is hereby acknowledged), and in further consideration of the covenants and conditions hereinafter expressed, have given and granted unto the said, “The Municipal Council of the Village of Chippawa,” all and singular that certain parcel or tract of land now vested in Her said Majesty the Queen for the use of the public works of said Province, and lying and being in the Village of Chippawa, in the County of Welland, which said parcel or tract of land is that on and through which a cut or channel has been made from the River Welland to the Niagara River, which said cut or channel is commonly known by the name of the “Chippawa Cut,” and is situated between the easterly side of the present swing bridge and the Niagara River, and includes that portion of the land which lies on each side of said Cut, which has been generally used in connection with said Cut, and is composed of part of the broken front number twenty-three, adjoining the River Welland, in the Township of Willoughby, in said County of Welland, together with the swing bridge crossing the said River Welland, in line of the main travelled road from north to south, passing through said Village of Chippawa, and also the land, so far as the same is vested in Her Majesty, for the purposes aforesaid, on which the abutments of said bridge are constructed, and the approaches leading thereto;

To have and to hold the same unto the said “The Municipal Council of the Village of Chippawa,” together with the privileges and appurtenances thereunto belonging or in any wise appertaining;
And the said "The Municipal Council of the Village of Chippawa" covenants with the said Commissioners of Public Works, and their successors in office, in the manner following, that is to say:

First. That the said "The Municipal Council of the Village of Chippawa" shall, at their own costs and charges, make all necessary repairs and enlargements to said cut and bridge, and shall and will at all times keep and maintain the same in good condition and working order, for the free and unobstructed passage of vessels, and that all works of improvement, alteration and enlargement to said cut and bridge shall be done under the superintendence of the said Commissioners and their successors in office, and in accordance with plans and specifications therefor, to be first submitted to and approved of and sanctioned by the said Commissioners and their successors in office.

Secondly. That in the event it should at any future time be considered by the said Commissioners of Public Works, or their successors in office, that the works and lands above conveyed and transferred are necessary for public purposes, it shall and may be lawful for the said Commissioners and their successors in office to resume and again take possession of the same, making to the said "The Municipal Council of the Village of Chippawa" such reasonable compensation for any expenditure which may have been made by the said "The Municipal Council of the Village of Chippawa" on said works, of repairs, enlargement and improvement, as may be awarded by the judgment of the arbitrators or disinterested persons, one of whom to be appointed by the said Commissioners and their successors in office, and another by the said "The Municipal Council of the Village of Chippawa," and the said two so chosen to elect a third, the decision of a majority of whom shall be final and binding, provided always that in any valuation by such arbitrators reference shall be had only to the actual expenditure which may have been made by the said "The Municipal Council of the Village of Chippawa, or such works for repair, enlargement or improvement, as may be considered useful for the public service.

And it is hereby agreed and understood by and between the parties to these presents, that the said "The Municipal Council of
the Village of Chippawa' shall be entitled to and shall receive from the said Commissioners of Public Works and their successors in office, or from the officer whose duty it shall be to perform such service, on all vessels, craft, property and merchandise, passing and to pass in and out of the Welland Canal by means of the lock at Port Robinson, and making use of said cut, one-half of the tolls levied or to be levied by order of His Excellency the Governor-General in Council, and all vessels, craft, property and merchandise, for the use of said lock at Port Robinson, and for the passage of the same through the said "Chippawa Cut," and that on all vessels, craft, merchandise and property, passing in and out of said Cut only, and not entering or about to enter or coming out of said Welland Canal, the said "The Municipal Council of the Village of Chippawa" shall be entitled to, and shall receive, for the use of the said municipal council, the whole amount of such tolls and rates as now are or may at any time hereafter be sanctioned by order of His Excellency the Governor-General in Council.

In witness whereof, the said Commissioners of Public Works, acting as aforesaid for Her Majesty the Queen, have hereunto set their hands and seals, and the said "The Municipal Council of the Village of Chippawa," by the reeve of the said council, have hereunto affixed their seal of corporation.

Signed, sealed and delivered in presence of (Signed), J. W. HARPER, J. GRAY.

(Signed), F. LEMIEUX, H. H. KILLALY.

(Seal.)

(Signed), THOS. A. BIGBY,
Sec. Public Works.

(Signed), JAS. CUMMINGS, Reeve.

(Corporation) (Seal.)

JAMES A. WILKINSON, Clerk.
Witness to the signature of James Cummings.

Certified a true copy.

J. C. PAGE,
County Clerk.

February 17th, 1881.
SECOND REPORT OF STANDING COMMITTEE ON ROADS AND BRIDGES.

To the Warden and Councillors of the County of Welland in Council Assembled:

The Standing Committee on Roads and Bridges beg to submit this their second report:

The reeve of Gainsboro', Jacob Strong, notified the chairman of your committee that three bridges on the county line between Welland and Lincoln were out of repair. The chairman, according to an agreement made with the committee instructing him and any other member of said committee in all cases of small bridges, where the expense of repairing the same was of small amounts, that any member of said committee should cause such repairs to be made, the reeve of Pelham met with the reeve of Gainsboro', and found three bridges very much out of repair. They made arrangements with Simon Bowman and Jeremiah Smith to repair the same at a cost of $16.00, the one-half to be paid by the County of Welland, the other half by the County of Lincoln.

All of which is respectfully submitted.

JOSEPH GARNER,
ELISHA FURRY,
JOHN MISENER,
GEO. J. DUNCAN,

Council Chamber,
Welland, June 7th, 1881.
REPORT OF LOCAL COMMITTEE ON ROADS AND BRIDGES, PELHAM AND THOROLD.

To the Warden and Councillors of the County of Welland, in Council Assembled:

The Local Committee on Roads and Bridges, for Pelham and Thorold, beg leave to submit the following report:

Your committee was informed that a number of bridges on the travelled road between Fonthill and St. Johns was in a dilapidated condition, and required immediate attention for the safety of the travelling public.

Your Committee examined the several bridges, and found they required re-building, and let the contract for the construction of three to one James Williams for the sum of one hundred and fifteen dollars ($115.00).

Two of the bridges are constructed, but the contract in full is not completed, and that so soon as said contract is completed, and on the recommendation of your Committee, the Warden issue his cheque for payment.

All of which is respectfully submitted.

JOSEPH GARNER,
STEPHEN BEATTY.

Council Chamber,
Welland, June 7th, 1881.

REPORT OF LOCAL COMMITTEE ON ROADS AND BRIDGES—HUMBERSTONE AND CROWLAND.

To the Warden and Council of the County of Welland, in Council Assembled:

The Local Committee on Roads and Bridges for Humberstone and Crowland, beg leave to report:

That your Committee have caused the repairs of Lyons Creek bridge, on town line, between Humberstone and Crowland, and let
the contract to John W. Nidle, at a cost of $23.50; also an account from O. H. Rounds & Son, for plank for same, amounting to $9.10, and your Committee would recommend that the Warden do issue his cheques for the several amounts.

ELISHA FURRY,
EDWIN MORRIS.

Council Chamber, Welland,
June 7th, 1881.

REPORT OF LOCAL COMMITTEE ON ROADS AND BRIDGES BETWEEN CROWLAND AND WILLOUGHBY.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Committee were notified that a bridge near Mr. Wells', and also the bridge over Lyons Creek, on town line between the above mentioned municipalities, were in need of immediate repairs.

Your Committee placed the repairs in the hands of Jesse O. Dell and John Hurst, the pathmasters of the respective divisions in which the said bridges were situated.

The above repairs have been satisfactorily completed, at a cost as follows:

Jesse O. Dell, timber, plank, spikes and labor .............. $12 10
John Hurst, labor and teaming .................................... 10 50
Isaac H. Allen, 800 feet oak plank, @ $22 per M., $17.60
spikes, 50c .............................................................. 18 10

Your Committee recommend that the Warden do issue his cheques for the above amounts.

All of which is respectfully submitted.

JAMES SMITH,
EDWIN MORRIS.

Council Chamber,
June 10th, 1881.
FIRST REPORT OF SPECIAL COMMITTEE ON REGISTRY OFFICE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Gentlemen,—Your Special Committee on registry office, beg leave to submit this their first Report:—

When the registry office was completed, your Committee retained the amount of One Hundred and Fifty Dollars, owing to the unsatisfactory state in which the slating was done. The roof has now been repaired by a practical slater, and he has pronounced the roof in a good and serviceable condition, and was willing to warrant it for 10 years; also Mr. Caiter, a practical builder, stated
that he considered the roof waterproof, and good in every way except its looks.

Your Committee would therefore recommend that the contractor be released, and that the Warden be instructed to issue his cheque for above amount in favor of Mr. M. Vanderburg, the contractor.

All of which is respectfully submitted,

J. H. BURGAR,
JOSEPH GARNER,
EDWARD LEE.

Council Chamber, Welland,
June 6th, 1881.

SECOND REPORT OF SPECIAL COMMITTEE ON REGISTRY OFFICE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Special Committee on registry office beg leave to submit this their second Report:

Your Committee have entered into a contract for the construction of a fence around the registry office lot, on three sides, at the rate of thirteen dollars and fifty cents per rod.

The fence is of extra strength, and constructed of the very best material. On the rear of the lot your Committee has caused a tight board fence, 4 1/2 feet high, to be erected, at a cost of $2.73 per rod. Your Committee also caused a flag walk to be laid down from door of registry office to gate, at a cost of $36.29.

Your
Committee have incurred a cost of about one hundred and fifty dollars, for filling in and levelling up lot.

Your Committee would recommend that the following certified accounts be paid, and that the Warden be authorized to issue his cheques in payment thereof:

- George Stalker, lawn seed: $6.20
- Fred Dell, 3 days' work: $3.75
- F. O. White: $2.00

All of which is respectfuely submitted.

J. H. Burgar,
Joseph Garner,
Edward Lee.

Welland, June 8th, 1881.

REPORT OF COUNTY TREASURER.

FINANCIAL STATEMENT.

Joint notes, due on 1st August: $2,400
Joint notes, due on 23rd August: $2,000
Joint notes, due on 14th Oct: $4,800

$9,200

Cash on hand, $807.06.

The amount required for the current year must be regulated by circumstances and the amounts paid in previous years.

JAMES McGlashan,
Co. Treasurer.

Treasurer's Office, Welland,
June 7th, 1881.
SECOND REPORT OF SPECIAL COMMITTEE re AUDIT OF CRIMINAL JUSTICE ACCOUNTS.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Your Committee, having been re-appointed during the January session to continue their investigation in regard to criminal justice audits, having, through the kindness of R. Harcourt, M. P. P., procured all the missing documents necessary to complete the work and obtained all other information possible, herewith submit a statement of all errors discovered:

Your Committee find in the quarterly abstract returns from the Government for 1873, March quarter, the following overcharges and errors:

Queen v. Clancy and O'Connor, bringing up for arraignment and not tried, $2 each ........................................ $ 4 00
Extra notice to judge, Queen v. Aguson ........................................ 1 00
Discharging Loesch and Foley, $1 each .......................... 2 00
Arraigning Loesch and Foley, charged in two accounts, but disallowed by Government .......................... 4 00

June Quarter.

Discharging Carter and Tagert; arraigning same parties (not allowed when out on bail) .......................... 4 00

September Quarter, 1873.

"September quarter for 1873 all right."

December Quarter, 1873.

Deduct one day attending assizes by Sheriff—court 4 days, charged 5 ........................................ 5 00
Arraigning Wm. Rooth, Jos. Snyder, Albert Eastman, James Eastman, Jeremiah Weller, Judson Goring—6 @ $2 each ........................................ 12 00
Deduct for discharging the following prisoners not in prison return:—Wm. Rooth, Jos. Snyder, Albert Eastman, James Eastman, Jeremiah Weller and Judson Goring—$1 each...................... 6 00
Tom Everitt, John Forsyth, discharged from gaol.................... 2 00
Arraigning McAlpine and discharging same—not in prison return.... 3 00
Discharging Benj. Togard.............................................. 2 00

March Quarter, 1874.
Sheriff serving 7 subpoenas........................................... 3 50
Deduct 18 miles......................................................... 1 80
Arraigning Bradley and O’Jorden, $2 each............................ 4 00
Queen v. Fanderferd, 4 notices to judge—3 required................. 3 00

June Quarter, 1874.
For arraigning Michael Harrington and Harrison Albright, and discharging same................................. 5 00
For arraigning and discharging John Bradley......................... 3 00

December Quarter, 1874.
Arraigning Frank Smith, James Goulding and Thomas McGee, $2 each.............................................. 6 00
Discharging Smith, Goulding and Goodfellow........................ 3 00
Delivering prisoners to Central Prison bailiff......................... 4 00

March Quarter, 1875.
Notice to judge re George Johnson..................................... 1 00

June Quarter, 1875.
Arraigning Foley, Gander, Grenville and Grenville............... 8 00
Queen v. Maloney......................................................... 1 00

September Quarter, 1875.
September quarter, 1875, all right.
December Quarter, 1875.

Arraignment McPhalen and Ford and discharging same 6.00
Discharging Joseph Lanahan 1.00
Quarterly returns, September and December 2.00
Bringing up the following prisoners for arraignment:
  Brown, Clark, Fields, Harris, Taylor, Holcomb,
  Slough and Earnest 16.00

March Quarter, 1876.

Arraignment Phillips and McKay 4.00
Arraignment Donaldson 2.00

June Quarter, 1876.

Four days attending sessions, when court continued but 2
  days 8.00
Arraignment Halcourt, out on bail 2.00
Queen v. House, subpoenas and mileage 11.00
Queen v. Kirkland 2.10
Queen v. Halcourt 4.50
Queen v. Bradt 1.90
Queen v. Morgan 8.80
Queen v. Potts 6.00

September Quarter, 1876.

September quarter, 1876, all right.

December Quarter, 1876.

Sheriff Hobson, discharging Hogan and Michael Murray
  —not in prison 2.00

March Quarter, 1877.

Sheriff Hobson, Queen v. Ford, arraignment on two indict-
ments, deduct 2.00

June Quarter, 1877.

Queen v. Calligan, arraignment—charge allowed in Decem-
ber quarter, 1876 2.00
Queen v. Shord .......................................................... 2 00
Same, Callaghan .......................................................... 2 00
Discharging Elizabeth Reynard and Geo. A. Brown .......... 2 00
Discharging Geo. Hammond, Cornelius Lynch, Anthony
Durham, O'Brien, Baughman, A. N. Smith, Lundy
and John Ferguson—not in prison on an indictable
offence .......................................................... 12 00
Overcharges on Subpoenas ........................................... 50

**September Quarter, 1877.**

Queen v. Morgan, Flannigan and Fox, serving 3 subpoenas
and 10 miles travel—no vouchers sent with account ........ 2 80
Arraigning McQuin .................................................... 2 00
Arraigning George Arch and Benj. Sanders .................... 4 00
Discharging Wallace Anger—paid in June ..................... 1 00
Robert Shields—paid in June quarter ......................... 1 00
Queen v. McQuin, serving 5 subpoenas and mileage—no
vouchers ......................................................................... 6 10
Paid constable to go for witness, Johnston .................... 2 00

**March Quarter, 1878.**

Arraigning George at assizes—not tried ....................... 2 00
For making return of fines—return not made ................ 4 00

**June Quarter, 1878.**

Sheriff Hobson, 3 days charged—only 2 days court ........ 4 00
Discharging Henry Foray—not imprisoned on an indictable
offence ........................................................................ 1 00
Discharging Wm. Edwards ............................................ 1 00
Discharging Chas. Grenville ........................................ 1 00
Discharging John Sheehan .......................................... 1 00
Quarterly return of fines—not made, but charged for .... 4 00

**December Quarter, 1878.**

Sheriff, discharging Dougherty and arraigning same ....... 3 00
Return of fines for September and December quarters—re-
turns not made ....................................................... 8 00
Overcharge on affidavit and subpoena .................................................. 50
Overcharge on mileage ............................................................................. 20
Queen v. Glynn—deduct overcharge on mileage .................................. 3 00
Queen v. Brown—same .............................................................................. 40
Deduct returns to Central Prison re Ross, Moran, Sullivan, Lewis and Griffith—charged and allowed in September quarter .................................................. 5 00
Deduct 5 certificates for the same reason .................................................. 2 50

March Quarter, 1879.

Sheriff Hobson, Queen v. Secord, notice to judge .............................. 1 00
Queen v. ———, arraignment, 2 indictments—tried on one .......................... 2 00
Arraignment Secord on two indictments—tried on one .............................. 2 00
Deduct errors in addition of account No. 4 in schedule ...................... 10 00

June Quarter, 1879.

Sheriff Hobson, discharging Ford—charged and paid in March account .................................................. 1 00
R. Beatty, Patrick Connor, Wm. Alice—not indictable offences .......... 3 00
Queen v. Beatty—notice to judge, but not tried by him ............................ 1 00

September Quarter, 1879.

Arraignment Jerome and Richard Hannah—arraigned and tried on two prior convictions .................................................. 4 00

December Quarter, 1879.

Sheriff Hobson, arraignment J. J. Herrington—was out on bail ........ 2 00
Discharging John Martin—tried by P. M., not allowed by tariff ........ 1 00
Discharging John Sampson .................................................................... 1 00
Discharging Richard Williams—tried by P. M. ........................................ 1 00
Discharging John Furloong—tried by P. M. .............................................. 1 00
Discharging Thos. Cole—tried by P. M. ..................................................... 1 00
Discharging Philip Harris—tried by P. M. .................................................. 1 00
Discharging Mary Hannah—not in prison returns .................................. 1 00
Sheriff—one day overcharge at Sessions ............................................... 4 00
Queen v. Duker—serving subpoenas, overcharge ................................. 5 00
June Quarter, 1873.

Constable Vansickle, 2 days taking prisoner to gaol—only 1
day allowed........................................ 1 00
Queen v. McWaird—like reason.................... 1 00
Queen v. Everitt—same................................ 1 00

September Quarter, 1873.

September quarter, 1873, all right.

Constable McIntosh, overdrawn...................... 5 60
Constable Jordan....................................... 4 00
Constable Anger....................................... 1 50
Constable Vanderburg................................ 4 00

March Quarter, 1873.

Crier Wall, calling petit jury—not allowed by tariff..... 8 00
Crier Wall, swearing constables and jurors.............. 7 90

December Quarter, 1874.

Crier Wall, overdrawn.................................. 12 65

March Quarter, 1874.

L. D. Raymond—when prisoners elected to be tried by jury 7 50

Your Committee have no right to think otherwise than that
the Sheriff overdrew the several sums mentioned, from a misappre-
hension of his rights under the tariff, and he informs your Com-
mittee that, as all the accounts were submitted to and passed by
the County Auditors, in his opinion, he had a right to consider
himself justly entitled to the full amount sanctioned by them.

Notwithstanding this fact, the Sheriff, willing to close up the
matter to the satisfaction of your Council, makes the offer of $120.
in full settlement of the same, to be retained out on the four county audits following the first.

Your Committee therefore recommend the offer being accepted, and advise the Warden be instructed to notify the Treasurer to retain from sums due the Sheriff, under county audit, the sum of $30 out of each of the four audits following the first.

The County Solicitor has given cheque for amount overdrawn by him.

All of which is respectfully submitted.

Council Room, Welland,
June 8th, 1881.

JOSEPH GARNER,
EDWIN HERSHEY,
A. FRASER,
J. A. RAMSDEN.
PETITION—FRANK KING AND OTHERS re GRANT TO CANADIAN TEAM TO ENGLAND.

To the Warden and Councillors of the County of Welland in Council Assembled:

The petition of the undersigned humbly sheweth:

That the Volunteer Artillery Association of the Dominion of Canada have organized a team to proceed to England to compete with the Volunteer Artillery of Great Britain in a trial of skill;

And whereas gunner Charles Moser, of the "Welland Canal Field Battery," has been chosen a member of the Canadian team,
your memorialists would therefore most respectfully ask that your honorable body would grant such a sum for the purpose of assisting in defraying the expenses of the said Canadian team, as in your wisdom you may think just and right;

And as in duty bound, your petitioners will ever pray.

(Signed), FRANK KING, And 44 others.

Port Colborne, June 15th, 1881.

PETITION—re SCHOOL SECTION NO. 2, CROWLAND.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Whereas, the trustees for School Section No. 2, Crowland, did, on the 12th day of Feb., 1881, bring before the Township Council, a petition for the alteration of boundaries between sections 1 and 2 in said township, and the time being expired (according to the statutes) for the present year, the Council having neglected to alter the boundaries; therefore, we bring our petition before your honorable Council. Not being able to find out by map or otherwise how our section is with respect to No. 1, only by the difference in taxation, and as the east half of Lot 15, on the 6th Concession, and Lot 15, on the 7th Con., are one mile from our school house, and nearer than any other school house in the Township, and as east half of Lot 16, on the 7th Con., is in our section:

Therefore, we pray your honorable body to grant that the east half of Lot 15, on the 6th Con., and Lot 15, on the 7th Con., and west half of Lot 16, on the 7th Con., be added to Section No. 2, and that the side line between Lots 14 and 15, on the 6th and 7th Concessions, become the boundary line.

Yours respectfully,

LEONARD BUCTON,
LAVELL STONER,
BENJAMIN MOORE,
Trustees School Section No. 2.
PETITION OF T. R. SECORD AND OTHERS re DRAINAGE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

The petition of the undersigned, on behalf of the settlers on the north side of the Welland Canal Feeder, in said County, humbly sheweth:

That the Department of Railways and Canals has under construction a drain in said County, west of Marshville, to said place.

Your petitioners most respectfully request that your honorable body will memorialize the Department of Railways and Canals, praying that the said department will continue said drainage east of Marshville to the Brown drain (so called), and in duty bound your petitioners will ever pray.

T. R. SECORD.
EDWARD HENDERSON.

Dated at Port Robinson, in the County of Welland, this 16th day of June, A. D. 1881.

PETITION—Re LUCY ROGERS.

To the Warden and Councillors of the County of Welland, in Council Assembled:

We, the undersigned, would respectfully state:

That we are residents of the Township of Wainfleet, in said County, and are acquainted with Mr. Patric O'Reily Rogers, of the said township, laborer;

That we are aware that he has a daughter living with him, and supported by him, who has been for several years subject to fits,
and is now partly paralyzed and unable to do any work towards her own maintenance;

That she is of unsound mind; that her father, Mr. Rogers, is a poor man, and has to support a family depending on his labor;

That, in our opinion, he is a person who should receive assistance from the County towards the support of his said daughter, Lucy Rogers, as an insane and destitute person:

And we therefore earnestly submit this case to the favorable consideration of the County Council, trusting that Lucy Rogers may be placed on the list of those receiving assistance as an insane destitute person.

Wainfleet, April, 1881.

Signed by J. W. OVERHOLT,

And 19 others.

PETITION re LYONS CREEK DRAINAGE.

To the Warden and Councillors of the County of Welland, in Council Assembled:

GENTLEMEN,—The petition of the undersigned, resident freeholders and tenants in the County aforesaid, humbly sheweth:

1st. That there is a stream lying partly in Wainfleet, Humberstone, Crowland and Willoughby, known as Lyons Creek;

2nd. That now, and for a number of years past, this stream has been the depository of debris, to the great detriment of the flow of water through said creek;

3rd. That the water has no free access through said creek, causing it (the water) to back up and overflow valuable lands of settlers along its borders;

4th. That some years ago the then Department of Public Works (now of Railways and Canals) of the Dominion of Canada did report as we are informed, that there are no drainage works that they have ever designed for the purposes in the Lyones Creek drainage.

The undersigned respectfully ask the Warden and the County Council to make a survey and report as to the cost of draining and supporting the said Lyones Creek, in the public interest.

And do further pray:—

And for the same reasons.
did release to this County a large sum of money, to be expended, as we are informed, in improvements to the marsh lands tract, and drainage in the interest of settlers; and your petitioners understand that there is a large balance of said fund, yet unexpended, for the purposes originally intended:

Therefore we, the undersigned, your petitioners, most respectfully ask your honorable body that you will instruct and empower the Marsh Lands Committee to cause the county engineer to make a survey of the Creek in question, and estimate the probable cost of dredging out the same; and that immediately after the report of said engineer on said survey, the Marsh Lands Committee be directed and authorized to solicit tenders, either by private or public means, and to let the same forthwith.

And, as in duty bound, your petitioners will ever pray.

Signed by MATTHIAS MINNIS,

And four hundred others.

PETITION FOR GRANT TO BRIDGE IN TOWN OF WELLAND.

To the Warden and Councillors of the County of Welland, in Council Assembled:

GENTLEMEN,—We, the undersigned petitioners, humbly shew:

THAT WHEREAS the bridge crossing the River Welland, at Welland, was at the time of incorporation as a town, and for sometime thereafter, a county bridge; and whereas said bridge was at that time in a very dilapidated condition, so much so that a portion of it went down and travel was entirely suspended; and whereas the Road and Bridge Committee of the County were asked to make said bridge passable; and said Committee refused, it there-
fore became necessary for the Town Council in the interest of the traveling public, and also of the town, to have the bridge repaired or replaced by a new one: Your petitioners, knowing that the Town of Welland is contributing a portion equal to that of any other municipality within the County to the building and keeping up of the Chippawa, Montrose, Port Robinson, O'Reilly, Beckett, and the Jones and Tisdale bridges, would ask that your honorable body grant to the said Town of Welland the sum of $1000, as a portion of the cost of the present bridge on the above mentioned site, believing, as we do, that the said town is justly entitled to said sum.

And your petitioners, as in duty bound, will ever pray.

Signed, SOLOMON MOORE,
And one hundred and fifty others.

MEMORIAL re AMENDMENT TO ACT PERMITTING WITHDRAWAL OF TOWNS FROM COUNTIES.

To the Honorable the Legislative Assembly of the Province of Ontario, in Parliament Assembled:

The Memorial of the corporation of the County of Welland, in Council assembled, humbly sheweth:

That those sections of the Municipal Act which provide for the withdrawal of towns from the jurisdiction of the county, have a mischievous and injurious result;

Your petitioners therefore humbly pray that your honorable House will be pleased to amend the same.

And, in duty bound, your memorialists will ever pray.

Negatived on second reading.

J. C. PAGE,
County Clerk.
To His Honor the Lieutenant-Governor of Ontario, in Council:

The Memorial of the County of Peel humbly sheweth:

1. That the amount of the apportionment of the legislative grant to this County, for Public School purposes, is growing very much less year by year, having been reduced from $3,299, in 1877, to $2,684, in 1880—a decrease of nearly 20 per cent;

2. That the grant to County High Schools has also been seriously diminished, although these institutions are constantly increasing in popularity, as well as in efficiency;

3. That while our Public and High Schools, which exist for the benefit of the masses of the people, have thus been embarrassed by a partial withdrawal of Government support, an institution known as Upper Canada College, which, in the opinion of your memorialists, exists and is maintained almost solely in the interests of the wealthier and more aristocratic classes of the community, has been carefully sustained and fostered at the Provincial expense;

4. That the income which might be derived from the endowment and real estate so long monopolized by said institution, if converted into cash and invested, would, in the opinion of your memorialists, be sufficient to increase the average Provincial grant to each High School by from $250 to $300 per annum, or to the Public Schools of each County of a still larger amount;

5. That by the adoption of such a course no injustice would be done to the city of Toronto, which would still remain in possession of its well organized Collegiate Institute; also, that no hardship would be suffered by the privileged classes above referred to, who, if dissatisfied with the opportunities of educational development and association afforded their sons by our Provincial High School system, would be in a position to establish proprietary schools, such as Marlborough and Clifton, in which all such advantages might be secured at their own expense;

6. That your petitioners would therefore humbly pray your Honor, in Council, to take such measures as may be necessary to
realize upon the assets of the said Upper Canada College, and to apply the income arising from the investment of the same to the promotion of education throughout the Province, in such a manner that the poor as well as the rich may be benefitted thereby.

And your memorialists, as in duty bound, will ever pray.

(Adopted.) THOS. SWINARTON, Warden.

---

PETITION OF L. D. RAYMOND re A PARTITION.

To the Warden and Council of the County of Welland, in Council Assembled:

The Memorial of L. D. Raymond, County Attorney and Clerk of the Peace, County of Welland,

Respectfully Sheweth:—

That at the time of arranging rooms in the court house for the several County offices one room was assigned as the office of the Clerk of the Peace.

Since then the office of County Attorney has been created, and occasion frequently occurs for private consultation in matters arising out of the duties of that office, and for that purpose he requires a separate room.

Feeling the want of this, I, several years ago, at my own expense, put up a board partition dividing the room into two; this, as will be seen on inspection, affords only a partial privacy and is not suitable for the object.

I would therefore most respectfully request that you will authorize the putting up a plastered partition, thus forming two rooms,

---

REQUISITION OF L. D. RAYMOND re A PARTITION.

To the Warden and Council of the County of Welland, in Council Assembled:

Geoffrey, my father, having put up a board of partition in my office, I hereby request that you will see fit to authorize the putting up a plastered partition, thus forming two rooms.
giving the office a respectable appearance and making it suitable for the purpose required.

I have ascertained from Mr. Marcus Vanderburgh that the expense of such a partition will not exceed Twenty Dollars.

Your obedient servant,

L. D. RAYMOND.

Dated, Welland, June 6th, 1881.

REQUEST OF COUNTY AGRICULTURAL SOCIETY FOR AID.

To the Warden and Councillors of the County of Welland, in Council Assembled:

GENTLEMEN,—We, the undersigned, were appointed by the board of directors of the County Agricultural Society, to solicit such aid to said Society as your honorable body, in your wisdom, may see fit to grant.

J. H. PRICE,
F. SWAYZE.

Welland, June 7th, 1881.
ONTARIO RIFLE ASSOCIATION—PETITION FOR AID.

TORONTO, 21st January, 1881.

Dear Sir,—I am again instructed by the council of the Ontario Rifle Association to seek aid of the several municipal corporations of the Province, in the form of a small subscription to their prize list for the current year.

Last year the Counties of Welland, Lincoln, Hastings, Lanark, Bruce, Wellington, Renfrew, Lambton, Wentworth, Simcoe, Victoria, York and Stormont, together with the cities of Toronto, Hamilton and Brantford, very kindly contributed each the sum of $10 for the above purpose, and we were thereby enabled to materially increase our prize list, much to the satisfaction of the several competitors who attended from all parts of Ontario.

The council would, therefore, most respectfully ask for a similar donation this year, and trust their appeal may be favorably received.

I have the honor to be, dear Sir,
Your obedient servant,

W. D. OTTER,
Sec. O. R. A.

The Clerk of the County
Council of Welland.
APPENDIX E.

COMMUNICATIONS.

FROM J. C. RYKERT re FORT ERIE APPEAL COSTS.

St. Catharines, June 14th, 1881.

J. C. Page, Esq.,
Welland:

Dear Sir,—Mr. Cruickshank has requested me to let you know that the Village of Fort Erie paid me the sum of $25, my fee in the assessment matter.

The amount was paid me in March.

Very truly,

J. C. RYKERT.
FROM C. W. BUNTING re CHIPPAWA BRIDGE.

OTTAWA, February 8th, 1881.

Dear Sir,—I am in receipt of your favor of the 3rd inst., enclosing copy of resolution passed at the recent session of the County Council of Welland, in reference to the Chippawa Bridge, now in a dilapidated condition, and I have, in due course, forwarded it to the Minister of Railways and Canals, with an urgent request that one of the resident engineers, now in Welland, be directed to examine and report, and that the Government shall bear an equitable portion of the cost of rebuilding the bridge, and maintaining it in the future.

I am, dear sir,
Yours faithfully,

C. W. BUNTING.

Mr. J. C. PAGE,
County Clerk's Office, Welland.

FROM HARcourt & COWPER re CHIPPAWA BRIDGE.

WELLAND, May 10th, 1881.

J. C. PAGE, Esq.,
Clerk County Welland:

Re CHIPPAWA BRIDGE.

Dear Sir,—Some time ago, at the request of the County Council, we gave an opinion, advising that the County were obliged to maintain and keep up the bridge over the Chippawa River at the village of that name.

The facts laid before us, and on which we then advised, have since then undergone a material change, owing to the coming to light of a deed, whereby the Government gave the bridge in ques-
tion, and its appurtenances, to the village. We need hardly say that this deed was not before us at the time we gave our opinion, nor had we any knowledge whatever of its existence.

Please lay this letter before the Council.

Yours truly,

HARCOURT & COWPER.

ACKNOWLEDGEMENT OF THE ONTARIO RIFLE ASSOCIATION.

Toronto, 9th June, 1881.

Dear Sir,—I am in receipt of your letter of 7th inst., enclosing the sum of $10, being grant from County of Welland to the Ontario Rifle Association for the year 1881, and I am instructed by the council of our association to convey to the corporation of your council their grateful thanks for the above generous subscription.

I remain, dear Sir,

Your obedient servant,

W. D. OTTER,

Secretary.

J. C. PAGE, ESQ.,

Clerk Co. Welland,

Welland, Ont.
FROM CLERK OF COUNTY OF PEEL.

Clerk's Office, County of Peel,  
Brampton, 10th June, 1881.

To the Clerk of the County of Welland:

Sir,—I have the honor to herewith transmit you enclosed copy of a memorial adopted by the Council of the County of Peel at their late session, and to request you to lay the same before your Council at your first opportunity, in order that they may consider the same, and, if approved, we ask their co-operation by adopting the same, or a similar petition.

I am, yours respectfully,

D. KIRKWOOD,
Clerk Co. of Peel.

FROM DEPARTMENT OF RAILWAYS AND CANALS re Lot 27, 4TH CONCESSION, HUMBERSTONE.

Ottawa, May 2nd, 1881.

Sir,—In reply to your letter of the 3rd of February last, requesting information as to the quantity of land taken from Lot 27, in the 4th Concession of Humberstone, I am directed to forward a plan of the lot in question, and to state that the portion thereon colored pink shows the additional area of 18 68-100ths acres taken in 1873, running along the entire length of the lot.

I am, Sir,

Your obedient servant,

F. BRAUN,
Secretary.

J. C. PAGE, Esq.,
County Clerk, Welland.
FROM MINISTER OF JUSTICE re CONVEYING PRISONERS TO THE PENITENTIARY.

OTTAWA, 9th April, 1881.

SIR,—I have the honor, by direction of the Minister of Justice, to acknowledge the receipt of your communication of the 4th instant, enclosing a petition from the County Council of Welland, in reference to the conveyance of prisoners to the provincial penitentiary.

I am, Sir,
Your obedient servant,

Z. A. LASH,
D. M. J.

J. C. PAGE, Esq.,
County Clerk's Office, Welland, Ont.

OTTAWA, 16th April, 1881.

SIR,—With reference to the petition of the Municipal Council of the County of Welland, respecting the cost of conveying prisoners to the penitentiary, I am directed to inform you that as the expense connected with the transferring of prisoners from the common gaols to the penitentiary is borne by the Provincial Government, the matter is one which relates to that government, and that the petition of the Municipal Council has been transferred to the Lieutenant-Governor of Ontario for such action as he may be advised to take.

I have the honor to be, Sir,
Your obedient servant,

EDAOURD J. LANGEVIN,
Under Secretary of State.

The Warden, County of Welland,
Welland.
FROM THE PROVINCIAL SECRETARY re APPOINTMENT AUDITORS OF CRIMINAL JUSTICE ACCOUNTS.

PROVINCIAL SECRETARY'S OFFICE,
TORONTO, 14th February, 1881.

SIR,—I have the honor to acknowledge the receipt of two memorials from the corporation of the County of Welland, the one asking for an amendment of the law respecting the appointment of auditors of criminal justice accounts, and the other asking for the abolition of the second selection of jurors, and to inform you that the subjects will be submitted to His Honor the Lieutenant-Governor.

I have the honor to be, Sir,
Your obedient servant,

GEO. E. LUMSDEN,
Assistant Secretary.

J. C. PAGE, Esq.,
County Clerk, Welland.

CERTIFICATE.

This is to certify that the person described in the foregoing certificate states she remained at the hotel more till dinner, and was dressed with the clothes as described at this.

I am, &c.

[Signature]
CERTIFICATE OF DR. SCHOOLEY re LUCY ROGERS.

Welland, June 8th, 1881.

This is to state that I have this date examined Lucy Rogers. She appears about 25 years of age; both arms about useless and mind destroyed. Her general health otherwise, good. Her mother states she had the first fit when 2 years old and did not have any more till 5 years of age, since which time she has had 3 or 4 a day, with the exception of an occasional week, but never longer than this.

I consider her an incurable epileptic, requiring the almost constant attendance of one person.

J. W. SCHOOLEY, M. D.
A. WILLIAMS—OFFER FOR PURCHASE OF MARSH LANDS.

Welland, June 11th, 1881.

To the Warden and Councillors of the County of Welland, in Council Assembled:

Gentlemen,—I beg to submit to your consideration an offer, on behalf of a responsible company, to purchase the unsold marsh lands, at $2 cash per acre, provided the inspectors of company approve.

The inspectors will make their report at once, and if offer accepted, immediate steps for drainage will be taken.

I am,

Your obedient servant,

A. WILLIAMS.

Certified a true copy.

J. C. PAGE,
County Clerk.

July 27th, 1881.

TENDER FOR PRINTING—W. H. BONE.

Thorold, June 8th, 1881.

To the Warden and Council of the County of Welland, in Council Assembled:

Gentlemen,—In accordance with your request I beg to submit the following tender for the county printing:—

Minutes, 200 copies, same as last year, per page $0.70
Advertising list of convictions, per year 25.00

All other work 10 per cent. below regular rates.

I remain,

Yours truly,

W. H. BONE.
TENDER FOR PRINTING—J. J. SIDEY.

Welland, June 8th, 1881.

To the Committee on Printing for the County of Welland:

GENTLEMEN,—I herewith enclose tender for county printing, as per resolution of Council of date June 6th re same:

Minutes and auditors' report, (200 copies) per page........ $0.50
Advertising convictions, the year....................... 2.00
Other work under contract, 10 per cent. off regular rates.

Respectfully yours,

J. J. SIDEY.

TENDER FOR PRINTING—N. B. COLCOCK.

Telegraph Steam Printing Office,

Welland, 8th June, 1881.

Chairman Printing Committee County of Welland:

Sir,—Pursuant to resolution, I hereby submit tender for printing required by the Council for the coming year:

Minutes, per page................................. $0.67
Advertising list of convictions, per year................ 47.00

All other work, 10 per cent. off regular rates.

Respectfully yours,

N. B. COLCOCK.
TENDER FOR PRINTING—ANGER BROS.

Office Niagara Falls Review,

Niagara Falls, Ont., June 7th, 1881.

To the Warden and Councillors of the County of Welland, in Council assembled:

Gentlemen,—In accordance with your resolution, we hereby beg to submit the following tender for county printing:

200 copies of minutes, size and style required by resolution of Council, per page $ 0.88
List of convictions, advertising ........................................... 60 00

All other work, 10 per cent. off regular rates.

Respectfully yours,

ANGER BROS.

FROM CLERK CO. OXFORD, re MARKET FEES.

County Clerk's Office,

Woodstock, 31st Jan., 1881.

Dear Sir,—I beg to enclose copy of a resolution passed by the Council of the County of Oxford, in reference to a copy of a petition enclosed in your letter of 20th ult., for their consideration.
and co-operation, praying for amendment of Sub-sections 4 and 6, of Section 466, of Municipal Act of Ontario.

Yours respectfully,

JAMES WHITE,
Co. Clerk.

To J. C. PAGE, Esq.,
Co. Clerk, Welland.

COPY OF RESOLUTION PASSED BY THE COUNTY COUNCIL OF THE COUNTY OF OXFORD, ON THE 26TH DAY OF JANUARY, 1881:

Moved by Mr. Wancekivell, seconded by Mr. Bradburn, and resolved,

That, in the opinion of this Council, the present law, as contained in Sub-sections 4 and 6, of Section 466, of the Act respecting municipal institutions, giving the right to cities, towns and villages to levy a tax on farm and garden produce exposed for sale on their public markets, is offensive and unjust to the agricultural community, and an infringement of our country's freedom, in consequence of which we accede to the request of the County Council of Welland, asking our co-operation in petitioning the Legislature to so amend the present Act as to secure the free sale of all farm and garden produce, either wholesale or retail, and that the Clerk is hereby instructed to execute a petition in this behalf, signed by the Clerk and Warden, with the corporate seal attached, and forward to the Hon. Adam Crooks for presentation.

[Correct copy.]

JAMES WHITE,
County Clerk.
AUDITORS' REPORT

OF THE

COUNTY OF WELLAND

FOR THE

YEAR 1880.
To the W[illiam] H[anford],
rec[ommended] by the
Council As[sembley] of
the

GENTLEMEN.

Gentlemen,

completed the following:

1st. 

vouchers, etc.

2nd. 

assets required;

attended to

lands tracted

in sequence, and

are of opinion

All of

Dated, 

6th
AUDITORS' REPORT.

To the Warden and Councillors of the County of Welland in Council Assembled:

Gentlemen,—Your Auditors for the current year, having completed our labor, beg to submit the following:—

1st. That we have examined your Treasurer's accounts and vouchers, and find the same correct and satisfactory.

2nd. That, with regard to the statement of liabilities and assets required by the Statute, we are of opinion that it is not intended to include county buildings, county bridges, nor the marsh lands tract, and, as the County is free from liabilities, and, in consequence, requires no funds for meeting debentures or interest, we are of opinion no report thereon is called for.

All of which is respectfully submitted.


Dated, Welland,
6th June, 1881.
1880.
Jan.      T
Feb. 24   T
Mar. 2    T
May 31   T
Nov. 20  T
Dec. 8    T

1880.
Jan. 13  T
Mar. 13  T
May 13  T
Nov. 17 T
Dec. 31  T
## AUDITORS' REPORT,

COUNTY OF WELLAND,

FOR THE YEAR 1880.

### TOWNSHIP OF BERTIE.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr</th>
<th>Cr</th>
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<tbody>
<tr>
<td>1880</td>
<td>To amount charged treasurer, as per audit$ 104 94</td>
<td>104 94</td>
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<tr>
<td>Jan.</td>
<td></td>
<td></td>
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<tr>
<td>Feb. 24</td>
<td>By cash received from township treasurer</td>
<td>$ 104 94</td>
<td></td>
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<tr>
<td>Mar. 2</td>
<td>By cash from A. Leicthenberger</td>
<td>$     4 52</td>
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<tr>
<td>May 31</td>
<td>&quot; J. E. Morin</td>
<td>93</td>
<td></td>
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<tr>
<td>Nov. 20</td>
<td>&quot; Treasurer</td>
<td>940 00</td>
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<td>Dec. 8</td>
<td>&quot;</td>
<td>1460 00</td>
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<td></td>
<td>To assessment for 1880</td>
<td>$3497 00</td>
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<td></td>
<td>By bal. to county treasurer's account</td>
<td>1091 55</td>
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<td>$3497 00</td>
<td>$3497 00</td>
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### VILLAGE OF CHIPPAWA.

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<th>Date</th>
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<th>Dr</th>
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<tr>
<td>1880</td>
<td>To am't. of assessment for 1879, per audit$ 201 88</td>
<td>201 88</td>
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<tr>
<td>Jan. 13</td>
<td>By cash from treasurer</td>
<td>$ 201 88</td>
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<td></td>
<td>To balance re N. R. L.; 1878</td>
<td>2 68</td>
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<td></td>
<td>By &quot; 1877</td>
<td>9 35</td>
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<td></td>
<td>To cash to balance</td>
<td>6 67</td>
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<td></td>
<td></td>
<td>$211 23</td>
<td>$211 23</td>
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<tr>
<td>April</td>
<td>By cash from Michael Werte</td>
<td>$     2 88</td>
<td></td>
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<tr>
<td>Nov. 17</td>
<td>&quot; Treasurer</td>
<td>208 00</td>
<td></td>
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<tr>
<td>Dec. 31</td>
<td>To assessment for 1880</td>
<td>$208 00</td>
<td></td>
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<tr>
<td></td>
<td>To cash paid cost for advertising 170</td>
<td>2 90</td>
<td></td>
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<td></td>
<td>Bridgewater st., per order</td>
<td>52</td>
<td></td>
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<td></td>
<td>By balance to credit of account</td>
<td>$210 90</td>
<td>$210 90</td>
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### TOWN OF CLIFTON.

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<th>Dr.</th>
<th>Cr.</th>
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<tr>
<td>Jan.</td>
<td>To amount of assessment, 1879</td>
<td>$991 06</td>
<td></td>
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<tr>
<td>17</td>
<td>By cash from treasurer</td>
<td>$991 06</td>
<td></td>
</tr>
<tr>
<td>Dec.</td>
<td>To amount of assessment, 1880</td>
<td>1231 00</td>
<td></td>
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<tr>
<td>28</td>
<td>By cash from treasurer</td>
<td>1231 00</td>
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### TOWNSHIP OF CROWLAND.

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<th>Date</th>
<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
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<tbody>
<tr>
<td>Jan.</td>
<td>To amount of assessment for 1879</td>
<td>$1124 29</td>
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<tr>
<td>21</td>
<td>By amount of non-resident lands</td>
<td>$142 20</td>
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<tr>
<td>Feb.</td>
<td>By cash from treasurer</td>
<td>782 75</td>
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<td>6</td>
<td></td>
<td>341 54</td>
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<td></td>
<td>To paid treasurer, non-resident lands</td>
<td>142 20</td>
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<td></td>
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<td>$1266 49</td>
<td>$1266 49</td>
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<td>Jan.</td>
<td>By cash from Jeremiah Tuttle</td>
<td>5 44</td>
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<td>Feb.</td>
<td>&quot; John Nindle</td>
<td>2 39</td>
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<td></td>
<td>&quot; Oliver Young</td>
<td>22 40</td>
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<td>&quot; Andrew Coulter</td>
<td>3 00</td>
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<td>April</td>
<td>&quot; Wm. Phillips</td>
<td>12 31</td>
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<td>22</td>
<td>&quot; J. Winton</td>
<td>4 05</td>
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<td>24</td>
<td>&quot; Chas. Loesch</td>
<td>2 40</td>
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<td>29</td>
<td>&quot; V. E. Fuller</td>
<td>6 96</td>
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<tr>
<td>May</td>
<td>&quot; H. T. White</td>
<td>6 93</td>
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<td>12</td>
<td>&quot; George Bowman</td>
<td>5 75</td>
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<td>Jan.</td>
<td>To paid township treasurer</td>
<td>$ 83 54</td>
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<td>$ 83 54</td>
<td>$ 83 54</td>
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<td>Jan.</td>
<td>By rec'd from W. C. Wintemute</td>
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<tr>
<td>Aug.</td>
<td>&quot; E. Hoover</td>
<td>9 19</td>
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<td>Nov.</td>
<td>&quot; George Dell</td>
<td>25 25</td>
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<td></td>
<td>&quot; Treasurer</td>
<td>640 00</td>
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<td>Dec.</td>
<td>&quot; Treasurer</td>
<td>781 00</td>
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<td>24</td>
<td>&quot; Thos. McEwan</td>
<td>11 80</td>
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<td>&quot; J. McAlpine</td>
<td>68 03</td>
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<td>&quot; Richld. Higgins</td>
<td>14 88</td>
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<td>31</td>
<td>&quot; H. T. White</td>
<td>2 97</td>
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<td></td>
<td>To assessment of 1880</td>
<td>1421 00</td>
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<td>To bal. charged to treasurer's account</td>
<td>186 07</td>
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<td>$1557 07</td>
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1880.

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<td>April 1</td>
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<td>May 9</td>
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<tr>
<td>July 10</td>
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<td>Oct. 11</td>
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<td>Dec. 24</td>
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1880.

<table>
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<th>Description</th>
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<td>Dec. 24</td>
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1880.

<table>
<thead>
<tr>
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<th>Description</th>
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<tbody>
<tr>
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<td>Jan.</td>
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<tr>
<td>Jan.</td>
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<tr>
<td>Jan.</td>
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<td>Aug.  5</td>
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<td>Nov. 16</td>
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<td>Dec. 14</td>
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1880.

<table>
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<td>Jan.</td>
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<td>Jan.</td>
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<td>Jan.</td>
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<tr>
<td>Aug.  5</td>
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<td>Nov. 16</td>
<td></td>
</tr>
<tr>
<td>Dec. 14</td>
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**TOWNSHIP OF HUMBERSTONE.**

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<tr>
<th>1880.</th>
<th>Dr.</th>
<th>Cr.</th>
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<tbody>
<tr>
<td>Dec. 31 To assessment for 1880</td>
<td>$2400.00</td>
<td></td>
</tr>
<tr>
<td>Dec. 31 By cash from treasurer</td>
<td>$2400.00</td>
<td></td>
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**VILLAGE OF FORT ERIE.**

<table>
<thead>
<tr>
<th>1880.</th>
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<th>Cr.</th>
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<tbody>
<tr>
<td>Feb. 16 By cash from Geo. Lewis</td>
<td>$10.68</td>
<td></td>
</tr>
<tr>
<td>Mar. 16 &quot; &quot; John Jansen</td>
<td>4.42</td>
<td></td>
</tr>
<tr>
<td>31 &quot; &quot; A. C. Phillips</td>
<td>1.26</td>
<td></td>
</tr>
<tr>
<td>April 12 &quot; &quot; Richard Graham</td>
<td>3.28</td>
<td></td>
</tr>
<tr>
<td>30 &quot; &quot; Mahlon Doan</td>
<td>6.00</td>
<td></td>
</tr>
<tr>
<td>May 9 &quot; &quot; R. Graham</td>
<td>4.12</td>
<td></td>
</tr>
<tr>
<td>July 10 &quot; &quot; George Burgar</td>
<td>5.50</td>
<td></td>
</tr>
<tr>
<td>Oct. 11 &quot; &quot; A. Turner</td>
<td>1.54</td>
<td></td>
</tr>
<tr>
<td>Dec. 24 &quot; &quot; George Lewis</td>
<td>62</td>
<td></td>
</tr>
<tr>
<td>&quot; &quot; Grant Warren</td>
<td>1.60</td>
<td></td>
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<tr>
<td>&quot; &quot; R. Graham</td>
<td>2.38</td>
<td></td>
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<tr>
<td>&quot; &quot; Wm. Rainford, treasurer</td>
<td>1.24</td>
<td></td>
</tr>
<tr>
<td>&quot; &quot; Wm. Rainford, treasurer</td>
<td>100.00</td>
<td></td>
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<tr>
<td>&quot; &quot; Wm. Rainford, treasurer</td>
<td>3.81</td>
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<tr>
<td>&quot; &quot; Co. treas., sales of lots</td>
<td>43.47</td>
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<tr>
<td>To assessment for 1880</td>
<td>$190.00</td>
<td></td>
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<tr>
<td>To bal. charged in treasurer's account</td>
<td>49.92</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$239.92</strong></td>
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**TOWNSHIP OF PELHAM.**

<table>
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<tr>
<th>1880.</th>
<th>Dr.</th>
<th>Cr.</th>
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</thead>
<tbody>
<tr>
<td>Jan. By charged treasurer, bal. as per audit</td>
<td>$923.39</td>
<td></td>
</tr>
<tr>
<td>To cash rec'd from treasurer</td>
<td>$927.94</td>
<td></td>
</tr>
<tr>
<td>To am't of non-resident lands, 1879</td>
<td>4.55</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$927.94</strong></td>
<td><strong>$927.94</strong></td>
</tr>
</tbody>
</table>

| Jan. 5 By cash from D. D'Everardo | $5.66 |
| " " Jas. E. Fell | 3.87 |
| Nov. 16 " " Township treasurer | 1000.00 |
| Dec. 14 " " Township treasurer | 700.00 |
| To assessment, 1880 | $2698.00 |
| By balance to credit of Co. treas | 988.47 |
| **Total** | **$2698.00** | **$2698.00** |
### Village of Port Colborne

**1880.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 2</td>
<td>To balance due by county treasurer, 1879</td>
<td>$130.90</td>
<td></td>
</tr>
<tr>
<td>Mar. 11</td>
<td>By cash received from village treasurer</td>
<td></td>
<td>$2.00</td>
</tr>
<tr>
<td>Apr. 8</td>
<td>D. Taylor</td>
<td>$18.75</td>
<td></td>
</tr>
<tr>
<td>Sep. 23</td>
<td>T. R. Merritt</td>
<td>$3.00</td>
<td></td>
</tr>
<tr>
<td>Dec. 28</td>
<td>Wm. Fares</td>
<td>$135.50</td>
<td></td>
</tr>
<tr>
<td>Dec. 28</td>
<td>Co.treas. sale of lots</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>To assessment of 1880</td>
<td>$537.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>By balance to credit of county treasurer</td>
<td>$324.40</td>
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<tr>
<td></td>
<td><em>Total</em></td>
<td>$537.00</td>
<td>$537.00</td>
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### Township of Stamford

**1880.**

<table>
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<tr>
<th>Date</th>
<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oct. 29</td>
<td>By amount of N. R. taxes charged to Co. treasurer for 1878</td>
<td>$3.73</td>
<td></td>
</tr>
<tr>
<td>Nov. 12</td>
<td>By amount of N. R. taxes charged to Co. treasurer for 1879</td>
<td>$27.00</td>
<td></td>
</tr>
<tr>
<td>Nov. 25</td>
<td>By cash received from V. E. Fuller</td>
<td>$17.22</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Township treasurer</td>
<td>$300.00</td>
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</tr>
<tr>
<td></td>
<td>A. K. Shugg</td>
<td>$5.60</td>
<td></td>
</tr>
<tr>
<td>Dec. 1</td>
<td>Township treasurer</td>
<td>$100.00</td>
<td></td>
</tr>
<tr>
<td>Dec. 4</td>
<td>Township treasurer</td>
<td>$200.00</td>
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</tr>
<tr>
<td>Dec. 7</td>
<td>Township treasurer</td>
<td>$200.00</td>
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</tr>
<tr>
<td>Dec. 15</td>
<td>Township treasurer</td>
<td>$221.00</td>
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<tr>
<td>Dec. 28</td>
<td>Co.treas. sale of lands</td>
<td>$79.10</td>
<td></td>
</tr>
<tr>
<td></td>
<td>To assessment for 1880</td>
<td>$2421.00</td>
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</tr>
<tr>
<td></td>
<td>To balance to credit of Co. treas.' account</td>
<td>$202.66</td>
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</tr>
<tr>
<td></td>
<td><em>Total</em></td>
<td>$2623.66</td>
<td>$2623.66</td>
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### Town of Thorold

**1880.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 27</td>
<td>To amount of assessment, 1879</td>
<td>$951.47</td>
<td></td>
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<tr>
<td>Dec.</td>
<td>By cash from town treasurer</td>
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</tr>
<tr>
<td>Dec.</td>
<td>To amount of assessment, 1880</td>
<td>$1154.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>By carried to credit of treasurer's account</td>
<td>$1154.00</td>
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</table>
TOWNSHIP OF THOROLD.

1880.

To amount due as per audit, 1879..............$ 480 55
" " N. R. lands.............. 5 08
Feb. By cash received from treasurer.............. $ 435 63

23 " " Jas. Waters.............. $ 4 52
Mar. 12 " " Geo. Burk.............. 46
May 1 " " S. Bradshaw.............. 33
Dec. 4 " " W. Upper, treas.............. 1000 00
28 " " sale of N. R. lands.............. 2 55
To assessment for 1880.......................$2176 00
By balance to credit of treasurer's account.............. 1168 14

$2176 00 $2176 00

TOWNSHIP OF WAINFLEET.

1880.

April 9 By cash from W. J. Shannon.............. $ 19 17
May 14 " " Lewis Travers.............. 7 04
17 " " G. P. Moore.............. 6 75
Oct. 15 " " J. H. Pope.............. 4 26
Nov. 24 " " Treasurer.............. 940 00
Dec. 7 " " "......................... 1308 00
28 " " Sale of N. R. lands.............. 512 00
" " 29 08
To paid D. D'Everado, error in search of lands.......................$ 40 82
To assessment for 1880.......................... 2760 00
To amount to debit of treasurer's account.............. 25 48

$2826 30 $2826 30

TOWN OF WELLAND.

1880.

Jan. 5 To cash paid H. D. Lock in error.............. $ 74
Feb. 18 " " J. Dunigan in error, sale of lot.............. 3 36
Mar. 15 By cash from B. Minor.............. $ 66
" " J. Bridges.............. 3 47
Dec. " " Sale of lots for taxes.............. 18 53
" " Sale, H. D. Lock.............. 58
" " Treasurer.............. 977 00
To assessment, 1880....................... 977 00
To cash paid treasurer, N. R. taxes.............. 19 14

$1000 24 $1000 24
### TOWNSHIP OF WILLOUGHBY.

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<th>Cr.</th>
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<tbody>
<tr>
<td>Dec. 23</td>
<td>By cash from treasurer</td>
<td></td>
<td>$500.00</td>
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<tr>
<td></td>
<td>&quot; &quot; Treasurer</td>
<td></td>
<td>799.00</td>
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<tr>
<td></td>
<td>To assessment</td>
<td></td>
<td>$1299.00</td>
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### INTEREST ACCOUNT.

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<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
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<tbody>
<tr>
<td>April 8</td>
<td>To cash paid Imperial Bank on overdue account</td>
<td></td>
<td>$9.00</td>
</tr>
<tr>
<td>May 10</td>
<td>&quot; &quot; On joint note $3000, 6 months at 7 per cent.</td>
<td></td>
<td>168.50</td>
</tr>
<tr>
<td>June 5</td>
<td>&quot; &quot; On joint note at 9 months, for $3000, at 7 per cent.</td>
<td></td>
<td>159.70</td>
</tr>
<tr>
<td>Oct. 29</td>
<td>&quot; &quot; On joint note at 3 months, for $5000, at 7 per cent.</td>
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<td>92.60</td>
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<tr>
<td>May 31</td>
<td>By cash from Imperial Bank, 6 months on deposits</td>
<td>$24.05</td>
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<td>Dec. 31</td>
<td>&quot; &quot; Imperial Bank, 6 months on deposits</td>
<td>7.25</td>
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<tr>
<td></td>
<td>By carried to credit of treasurer account</td>
<td>338.50</td>
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<td>$369.80 $369.80</td>
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### INSANE DESTITUTE.

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<tbody>
<tr>
<td>Jan. 2</td>
<td>To cash paid Barbara Louis</td>
<td>$26.00</td>
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<tr>
<td>5</td>
<td>&quot; &quot; Mrs. Ferguson</td>
<td>52.00</td>
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<tr>
<td>16</td>
<td>&quot; &quot; Betsy Turner</td>
<td>39.00</td>
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<tr>
<td>22</td>
<td>&quot; &quot; Jacob Neff</td>
<td>39.00</td>
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<tr>
<td>22</td>
<td>&quot; &quot; Mrs. Waters</td>
<td>39.00</td>
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<tr>
<td>Jan. 15</td>
<td>&quot; &quot; Sundry municipalities</td>
<td>1105.00</td>
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<tr>
<td>Dec. 15</td>
<td>&quot; &quot; Sundry municipalities</td>
<td>1066.00</td>
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<td></td>
<td>By amount to credit of treasurer account</td>
<td>$2366.00</td>
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### INCIDENTAL INQUESTS.

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<tr>
<td>Jan. 19</td>
<td>To paid R. Aberdeen, per order</td>
<td>$5.00</td>
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<tr>
<td>Feb. 6</td>
<td>&quot; &quot; E. A. Gaviller, per order</td>
<td>5.00</td>
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<tr>
<td>24</td>
<td>&quot; &quot; S. H. Glasgow, per order</td>
<td>10.00</td>
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<tr>
<td>Mar. 12</td>
<td>&quot; &quot;</td>
<td>5.00</td>
<td></td>
</tr>
<tr>
<td>Oct. 4</td>
<td>&quot; &quot;</td>
<td>5.00</td>
<td></td>
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<tr>
<td></td>
<td>By amount to credit of treasurer</td>
<td>$30.00</td>
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### LICENSE FUND.

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<tr>
<td>Feb. 17</td>
<td>By cash from J. C. Page.</td>
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<td>$200.00</td>
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<tr>
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<td>To carried to debit of treasurer's account.</td>
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### BOARD OF EDUCATION.

<table>
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<th>Cr.</th>
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<tbody>
<tr>
<td>Jan. 8</td>
<td>To cash paid J. H. Ball.</td>
<td>$152.50</td>
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<tr>
<td>13</td>
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<td>4.00</td>
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<td>29</td>
<td>Superintendant town of Thorold.</td>
<td>37.50</td>
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<td>April 1</td>
<td>J. H. Ball, per W. C. 429.</td>
<td>153.75</td>
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<td>29</td>
<td></td>
<td>430.00</td>
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<tr>
<td>May 11</td>
<td>W. H. Bone, per order.</td>
<td>15.00</td>
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<tr>
<td>30</td>
<td>J. J. Sidley.</td>
<td>5.40</td>
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<tr>
<td>July 12</td>
<td>J. H. Ball, W. C. 489.</td>
<td>153.75</td>
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<tr>
<td>16</td>
<td>for Clifton schools.</td>
<td>40.85</td>
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<td>30</td>
<td>R. Arnold, order.</td>
<td>63.40</td>
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<tr>
<td>30</td>
<td>J. H. Ball, order.</td>
<td>62.00</td>
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<tr>
<td>30</td>
<td>N. B. Colecock, order.</td>
<td>6.00</td>
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<tr>
<td>Aug. 12</td>
<td>J. M. Dunn.</td>
<td>25.00</td>
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<tr>
<td>12</td>
<td>J. M. Dunn.</td>
<td>60.00</td>
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<tr>
<td>9</td>
<td>C. D. Burgar.</td>
<td>3.50</td>
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<tr>
<td>9</td>
<td>Jas. Gilchriese.</td>
<td>4.50</td>
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</tr>
<tr>
<td>9</td>
<td>Hellemes &amp; Garner.</td>
<td>11.66</td>
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</tr>
<tr>
<td>26</td>
<td>J. H. Ball.</td>
<td>7.50</td>
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<tr>
<td>Sept. 11</td>
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<td>8.00</td>
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<tr>
<td>30</td>
<td></td>
<td>153.75</td>
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</tr>
<tr>
<td>Oct. 25</td>
<td>Robert Arnold.</td>
<td>7.00</td>
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</tr>
<tr>
<td>25</td>
<td>J. M. Dunn.</td>
<td>7.00</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>J. H. Ball.</td>
<td>7.00</td>
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</tr>
<tr>
<td>Dec. 18</td>
<td>J. M. Dunn.</td>
<td>6.00</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>R. Arnold.</td>
<td>7.70</td>
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</tr>
<tr>
<td>18</td>
<td>J. H. Ball.</td>
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By amount carried to credit of account... $1025.04

### REGISTRATION ACCOUNT.

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## MARSH LANDS.

**1880.**

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<td>83 75</td>
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<td>&quot; T. Buchanan</td>
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<tr>
<td>Aug. 18</td>
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<tr>
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<td>&quot; Wm. Jones</td>
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**Total:** $689 75

## CONTINGENT ACCOUNT.

**1880.**

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**Carried forward:** $537 10
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<td>W. M. Chambers, 589 9 00</td>
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<td>F. Swayze, 555 100 00</td>
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| Total | $1796 98 | $1796 98 |
### BRIDGES ACCOUNT.

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<td>Feb.</td>
<td>Henry Egeter,</td>
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<tr>
<td>April</td>
<td>Thos. Ray,</td>
<td>200 00</td>
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<tr>
<td>May</td>
<td>&quot; Chris. Schacht</td>
<td>6 00</td>
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<td>June</td>
<td>&quot; Henry Egeter,</td>
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<td>John Lonraff,</td>
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<td>John Heximer,</td>
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<td>Thos. Ray,</td>
<td>200 00</td>
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<td>Philip Webber,</td>
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Dec. 31 By carried to credit of treas. account... $1515 44

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### PUBLIC SCHOOLS.

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<tr>
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<td>July</td>
<td>To paid Thorold township</td>
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<td>16</td>
<td>By cash from Government</td>
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<td>Bertie</td>
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<td>Pelham</td>
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<td>Crowland, &quot;</td>
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<td>Wainfleet, &quot;</td>
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<td>Oct.</td>
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$2820 00 $2820 00

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### DIVISION COURT JURY FUND.

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<td>G. L. Hobson</td>
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Dec. 31 By carried to credit of treasurer’s account $50.00

### TEMPORARY LOAN.

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### ADMINISTRATION OF CRIMINAL JUSTICE.

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<td>Dec.</td>
<td>15 &quot; W. H. Bone,</td>
<td>571</td>
<td>126 00</td>
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<td></td>
<td>15 &quot; J. J. Sidey,</td>
<td>576</td>
<td>6 00</td>
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<td></td>
<td>15 &quot; Anger Bros.,</td>
<td>572</td>
<td>3 00</td>
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<tr>
<td></td>
<td>$321 56</td>
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31 By amount carried to credit of account... $321 56
HIGH SCHOOLS ACCOUNT.

1880.
Mar. 9 By cash rec'd from Government.............. $ 93.50
Sept. 30 " " " " ....... 91.50
Nov. 1 " " " " ....... 27.14
Mar. 11 To cash p'd Thorold.................. $ 655.50
April " Drummondville........... 540.00
May 1 " Welland.................... 675.50
Oct. 12 " Thorold............. 620.00
12 " Welland.................... 650.00
13 " Drummondville........... 535.00
1 " Thorold.................... 28.60
By bal. to credit of treas. account........... 1834.46

$3699.60 $3699.60

WITNESSES IN CRIMINAL CASES.

1880.
Mar. 8 To cash p'd in Geo. Clarke's case........ $ 25.40
15 " " David Lindsay's case........ 10.15
27 " " Melinda Sumner's case........ 16.80
April 20 " John Ellis.............. 12.45
20 " W. Alexander................ 13.60
20 " John McDonald............. 13.20
20 " Henry W. Utman............. 13.50
20 " J. J. Harrington........... 17.34
20 " Henry H. Smith............. 15.70
June 2 " J. Walter and Peter Dray.... 8.90
5 " Thos Campbell................ 6.35
5 " Geo. A. Upper................ 6.15
5 " Oliver Forrester............ 7.35
9 " Wm. Forrester.............. 42.15
15 " Youngs........................ 10.90
Aug. 15 " J. Cochta............... 56.83
Sept. 2 " D. Sullivan.............. 3.30
27 " John Fox................... 4.50
27 " John Vallen............... 10.20
30 " W. Goodfellow............. 14.80
30 " H. M. Upman................. 7.50
30 " D. Cook's case............. 87.25
30 " H. O. Ellsworth's case...... 30.30
Oct. 3 " F. Gray's case........... 11.25
16 " Wm. Cunningham's case...... 17.65
27 " Wm. Morris................ 4.00
Nov. 15 " A. Grubb................. 9.00
Dec. 15 " Wm. Buckles.............. 21.75
15 " John Cummings............. 10.35
15 " " " 1.40
15 " " " 5.30
18 " " Holcomb.................... 34.05

$502.47 $502.47
31 By amount carried to credit of account...
### SUMMONING AND SELECTING JURORS.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 4</td>
<td>To cash paid sheriff, W.C. 457</td>
<td>$ 275 00</td>
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<tr>
<td>Sept. 15</td>
<td>Judge McDonald, per order</td>
<td>4 00</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Geo. J. Duncan,</td>
<td>4 00</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Robert Hobson,</td>
<td>4 00</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Jas McGlashan,</td>
<td>4 00</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>L. D. Raymond,</td>
<td>4 00</td>
<td></td>
</tr>
<tr>
<td>Dec. 15</td>
<td>Sheriff, W.C. 568</td>
<td>275 00</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Judge McDonald, per order</td>
<td>16 00</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Geo. J. Duncan,</td>
<td>16 00</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Co. treasurer,</td>
<td>16 00</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Sheriff</td>
<td>16 00</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>L. D. Raymond,</td>
<td>16 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>By amount carried to credit of account</td>
<td>$ 650 00</td>
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### EQUALIZATION OF ASSESSMENTS.

<table>
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<th>Description</th>
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<th>Cr.</th>
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<tbody>
<tr>
<td>July 2</td>
<td>To cash paid reeve of Humberstone</td>
<td>$ 11 70</td>
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<tr>
<td>3</td>
<td>&quot; Pelham</td>
<td>17 60</td>
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</tr>
<tr>
<td>3</td>
<td>&quot; Stamford</td>
<td>17 95</td>
<td></td>
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<tr>
<td>3</td>
<td>&quot; Humberstone</td>
<td>8 75</td>
<td></td>
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<tr>
<td>3</td>
<td>&quot; Willoughby</td>
<td>33 15</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>&quot; Pelham</td>
<td>13 75</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>&quot; Port Colborne</td>
<td>2 50</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>&quot; Wainfleet</td>
<td>22 20</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>&quot; Bertie</td>
<td>21 80</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>&quot; Stamford</td>
<td>2 65</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>&quot; Warden, for witnesses</td>
<td>89 60</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>&quot; Reeve of Crowland</td>
<td>12 50</td>
<td></td>
</tr>
<tr>
<td>Aug. 11</td>
<td>&quot; Thorold</td>
<td>15 00</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>&quot; L. D. Raymond, law costs</td>
<td>350 00</td>
<td></td>
</tr>
<tr>
<td>Oct. 8</td>
<td>&quot; J. C. Rykert, W.C. 527</td>
<td>58 35</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>&quot; Harcourt &amp; Cowper</td>
<td>45 00</td>
<td></td>
</tr>
<tr>
<td>Dec.</td>
<td>&quot; I. P. Wilson, W.C. 504</td>
<td>31 10</td>
<td></td>
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<tr>
<td>Dec.</td>
<td>&quot; Sheriff Hobson, 685</td>
<td>25 00</td>
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<tr>
<td></td>
<td>By cash returned by warden</td>
<td>$ 10 10</td>
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<td></td>
<td>By amount to credit of account</td>
<td>768 60</td>
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<tr>
<td></td>
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<td>$ 778 60</td>
<td>$ 778 60</td>
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### GAOL REPAIRS

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr. Amount</th>
<th>Cr. Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aug. 5</td>
<td>To cash p’d M. Vanderburgh, W. C.</td>
<td>498</td>
<td>200 00</td>
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<tr>
<td>14</td>
<td>H. T. Ross,</td>
<td>504</td>
<td>16 60</td>
</tr>
<tr>
<td>26</td>
<td>Jas. Gilchrist,</td>
<td>503</td>
<td>20 00</td>
</tr>
<tr>
<td>26</td>
<td>M. Vandervurgh</td>
<td>509</td>
<td>300 00</td>
</tr>
<tr>
<td>Sept. 29</td>
<td></td>
<td>516</td>
<td>505 00</td>
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<tr>
<td>Oct. 4</td>
<td>M. Beatty &amp; Sons</td>
<td>525</td>
<td>157 34</td>
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<tr>
<td>Nov. 6</td>
<td>M. Vanderburgh</td>
<td>583</td>
<td>941 75</td>
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<tr>
<td>16</td>
<td></td>
<td>590</td>
<td>54 88</td>
</tr>
<tr>
<td>31</td>
<td>By amount carried to credit of account...</td>
<td></td>
<td>2795 57</td>
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### JURY PAY

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr. Amount</th>
<th>Cr. Amount</th>
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</thead>
<tbody>
<tr>
<td>April 20</td>
<td>To cash paid grand jury at assizes...</td>
<td>73 60</td>
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<tr>
<td>20</td>
<td>Petit, at assizes</td>
<td>212 40</td>
<td></td>
</tr>
<tr>
<td>June 9</td>
<td>Grand, at general sessions...</td>
<td>91 90</td>
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<tr>
<td>9</td>
<td>Petit, at general sessions...</td>
<td>171 20</td>
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<tr>
<td>Sep. 30</td>
<td>Grand, at assizes</td>
<td>69 70</td>
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<tr>
<td>30</td>
<td>Petit, at assizes</td>
<td>196 30</td>
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<td>Oct. 30</td>
<td>J. Harris, at assizes</td>
<td>4 80</td>
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<tr>
<td>Dec. 18</td>
<td>Petit, at general sessions...</td>
<td>239 70</td>
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<tr>
<td>18</td>
<td>Grand, at general sessions...</td>
<td>107 80</td>
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<tr>
<td>31</td>
<td>By amount carried to treasurer’s account...</td>
<td>1164 40</td>
<td>1164 40</td>
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### NEW REGISTRY OFFICE.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Dr.</th>
<th>Cr.</th>
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</thead>
<tbody>
<tr>
<td>May 1</td>
<td>To cash paid Alex. Asher, W. C. 444...$ 300 00</td>
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<tr>
<td>8</td>
<td>&quot; Stewart Lamont, &quot; 445... 875 00</td>
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<tr>
<td>10</td>
<td>&quot; Gottlob Schleffel, &quot; 447... 220 50</td>
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<tr>
<td>19</td>
<td>&quot; Alex. Asher, &quot; 448... 604 50</td>
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<tr>
<td>29</td>
<td>&quot; Frt and duties on pines, &amp;c... 9 33</td>
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<td></td>
</tr>
<tr>
<td>June 1</td>
<td>&quot; John Lystle &amp; Son, W. C. 450... 35 80</td>
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<td></td>
</tr>
<tr>
<td>Aug. 11</td>
<td>&quot; M. Vanderburgh, &quot; 499... 450 00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>&quot; H. T. Ross &quot; 510... 7 50</td>
<td></td>
<td></td>
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<tr>
<td>Sept. 10</td>
<td>&quot; M. Vanderburgh, &quot; 515... 1000 00</td>
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<tr>
<td>Oct. 9</td>
<td>&quot; &quot; 545... 1500 00</td>
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<tr>
<td>Nov. 2</td>
<td>&quot; &quot; 539... 900 00</td>
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<tr>
<td>Dec. 1</td>
<td>&quot; H. Spence, &quot; 548 100 00</td>
<td></td>
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<tr>
<td>1</td>
<td>&quot; M. Vanderburgh, &quot; -- 673 00</td>
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<tr>
<td>15</td>
<td>&quot; &quot; 580 72 63</td>
<td></td>
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<tr>
<td>15</td>
<td>&quot; &quot; 570 100 00</td>
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**Total:** $6448 16

**Cr. $1 By am't to credit of treasurer's account...** $6448 16
### County of Welland in Account

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Cash on hand per audit for 1879</td>
<td>$1307.97</td>
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<tr>
<td>Village of Chippawa, assessment 1879</td>
<td>201.88</td>
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<tr>
<td>Village of Chippawa, re costs</td>
<td>20</td>
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<tr>
<td>Town of Clifton, assessment of 1879</td>
<td>991.00</td>
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<tr>
<td>Crowland, N. R. lands, 1880</td>
<td>136.97</td>
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<tr>
<td>Crowland, assessment 1879</td>
<td>1124.21</td>
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<tr>
<td>Fort Erie, balance of 1880</td>
<td>49.92</td>
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<tr>
<td>Pelham, assessment 1879</td>
<td>923.89</td>
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<tr>
<td>Port Colborne, N. R. L., 1879</td>
<td>130.90</td>
</tr>
<tr>
<td>Stamford, 1880</td>
<td>202.66</td>
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<tr>
<td>Town of Thorold, assessment 1879</td>
<td>951.47</td>
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<tr>
<td>Township of Wainfleet, 1880</td>
<td>25.48</td>
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<tr>
<td>License fund</td>
<td>200.00</td>
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<tr>
<td>Registration fee account</td>
<td>223.82</td>
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<tr>
<td>Marsh lands</td>
<td>545.61</td>
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<tr>
<td>Contingent</td>
<td>50.00</td>
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<tr>
<td>Public school, balance</td>
<td>75.00</td>
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<td>Temporary loan</td>
<td>12,714.97</td>
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<tr>
<td>Fines' account</td>
<td>96.00</td>
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<tr>
<td>Assessment 188--</td>
<td>22,969.00</td>
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**Total:** $48,352.72
with James McGlashan, Treasurer.

<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Bertie, per audit for 1879</td>
<td>$104.94</td>
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<tr>
<td>Bertie, balance for 1880</td>
<td>$1091.55</td>
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<tr>
<td>Chippawa, N. R., 1877</td>
<td>$9.35</td>
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<tr>
<td>Chippawa, N. R., balance for 1880</td>
<td>$52.00</td>
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<tr>
<td>Crowland, 1879</td>
<td>$142.20</td>
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<tr>
<td>Pelham, balance for 1880</td>
<td>$988.47</td>
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<tr>
<td>Port Colborne, 1880</td>
<td>$382.40</td>
</tr>
<tr>
<td>Stamford, N. R. L., 1878 and 1879</td>
<td>$30.82</td>
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<tr>
<td>Thorold township, assessment, 1880</td>
<td>$1168.14</td>
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<tr>
<td>Thorold town</td>
<td>$1154.00</td>
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<tr>
<td>Town of Welland, 1880</td>
<td>$19.14</td>
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<tr>
<td>Interest, balance</td>
<td>$338.50</td>
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<td>Insane destitute</td>
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<td>Incidental inquests</td>
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<td>Board of education</td>
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<td>Bridges</td>
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<td>Salaries</td>
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<td>Witnesses</td>
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<td>Gaol repairs</td>
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<tr>
<td>Jury pay</td>
<td>$1164.40</td>
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<tr>
<td>New registry office</td>
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<tr>
<td>Cash on hand</td>
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$43,352.72